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ALBANY

JOURNAL
OF THE
ASSEMBLY

OF THE
STATE OF NEW YORK

AT THEIR
ONE HUNDRED AND TWENTY-SIXTH SESSION

VOLUME III.



ALBANY:
THE ARGUS COMPANY, PRINTERS

1903

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ALBANY

STATE OF NEW YORK

THE SENATE

1871



ALBANY: J. B. LEECH, STATE PRINTER, 1871.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	McNair	Rosenstein
Agnew	Cox	Hayden	Mead	Ruehl
Allen	Curry	Hewitt	Metcalfe	Shanahan
Apgar	Dale	Hinson	Miller	Sheldon
Bedell	Davis, L L	Hoadley	Monroe	Sherry
Bostwick	Davis, M	Hoffman	Moreland	Sloane
Bradley	Denison	Hooker	Morgan	Smith, A P
Bourke	Dolan	Hornidge	Mullaney	Smith, C W
Bridgeman	Doll	Hubbs	Neville	Smith, G H
Bullwinkel	Dooling	Hughes	Nichols	Smith, J T
Burke	Doughty	Kearney	Nye	Stiles
Burns	Doyle	Keegan	Orr	Sullivan
Butler	Duer	Kehoe	Oxford	Sulzbarger
Byrne	Dwyer	Knapp	Pallace	Traub
Cadin	Ellis	Landon	Patchin	Treat
Candee	Evans	Leggett	Patton	Ulmann
Chambers	Everett	Litthauer	Phillips	Wainwright
Cohn	Farrell	Lynch	Plank	Wemple
Conkling, H	Ferre	Mathews	Platt	Whitney
Conkling, J B	Finegan	McCarthy, E J	Prince	Williams
Cook, E	Fitzpatrick	McCarthy, J J	Reeve	Wolf
Cooke, W V	Graeff	McCormack	Reynolds	Wood
Coon	Grattan	McCullough	Richter	Yale
Costello	Hackett	McInerney	Robinson	Zettler
Coutant	Hammond	McKeown		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1578) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Elizabeth Baer against the State of New York for damages alleged to have been sustained by her and to render judgment therefor" (Int. No. 1192), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hayden	Metcalfe	Ruehl
Agnew	Davis, M	Hewitt	Monroe	Scovill
Allen	Denison	Hoadley	Moran	Shanahan
Allston	Dickinson	Hoffman	Moreland	Sheldon

Bedell	Dolan	Hooker	Morgan	Simpson
Bostwick	Doll	Hornidge	Mullaney	Sloane
Bourke	Dooling	Hughes	Neville	Smith, A P
Bridgeman	Doughty	Kearney	Nichols	Smith, C W
Brill	Dowling	Keegan	Nye	Smith, G H
Burke	Duer	Kehoe	Outterson	Smith, J T
Burnett	Dwyer	Knapp	Oxford	Stiles
Burns	Ellis	Landon	Pallace	Sullivan
Butler	Evans	Leggett	Patchin	Thorn
Cadin	Farrell	Lewis	Patton	Traub
Chambers	Ferre	Litthauer	Pearsall	Treat
Cohn	Finch	Lynch	Phillips	Ulmann
Conkling, H	Finegan	McCarthy, E J	Plank	Wainwright
Cook, E	Fitzpatrick	McCarthy, J J	Platt	Weber
Cooke, W V	Fowler	McCormack	Reeve	Whitney
Costello	Graeff	McCullough	Remsen	Williams
Coutant	Grattan	McKeown	Reynolds	Wolf
Cox	Hammond	McManus	Richter	Wood
Curry	Hanford	Mead	Robinson	Yale
Dale	Harvey	Merritt	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1569) entitled "An act to confer jurisdiction upon the Court of Claims to hear and determine the alleged claim of Emil August Neresheimer and Christine Nesle Coeuret, executors of the estate of Paul Gibier, deceased, for services rendered at the Pasteur Institute of the city of New York" (Int. No. 1183), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Grattan	McInerney	Reynolds
Agnew	Coutant	Hackett	McKeown	Richter
Allston	Cox	Hanford	McManus	Rogers
Apgar	Curry	Harvey	McNair	Rosenstein
Bedell	Dale	Hayden	Merritt	Seovill
Bostwick	Daly	Hewitt	Metcalfe	Sheldon
Bradley	Davis, M	Hinson	Miller	Sherry
Bourke	Denison	Hoadley	Monroe	Simpson
Bridgeman	Dickinson	Hoffman	Moran	Smith, A P
Brill	Doll	Hooker	Moreland	Smith, G H
Bullwinkel	Dooling	Hornidge	Morgan	Smith, J T

Burke	Dowling	Hubbs	Mullaney	Stevens
Burnett	Doyle	Kearney	Neville	Stiles
Burns	Duer	Keegan	Nye	Sullivan
Butler	Dwyer	Kehoe	Orr	Thorn
Byrne	Ellis	Knapp	Outterson	Traub
Cadin	Everett	Landon	Oxford	Ulmann
Candee	Farrell	Leggett	Pallace	Ulrich
Chambers	Ferre	Litthauer	Palmer	Wainwright
Cohn	Finch	Lynch	Patton	Wemple
Conkling, H	Finegan	Mathews	Pearsall	Williams
Cook, E	Fitzpatrick	McCarthy, E J	Plank	Wood
Cooke, W V	Fowler	McCormack	Prince	Yale
Coon	Graeff	McCullough	Reeve	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1085) entitled "An act conferring jurisdiction upon the Court of Claims to hear and determine the alleged claims of certain owners of real property in New York city for damages alleged to have been caused by the construction, maintenance and operation of the railroad in the city of New York, built pursuant to chapter 339 of the Laws of 1892 and the acts amendatory thereof" (Int. No. 867), having been announced for a third reading,

On motion of Mr. Ellis, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1577) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Henry Steele against the State of New York for damages alleged to have been sustained by him and to render judgment therefor" (Int. No. 1191), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Metcalf	Rogers
Agnew	Curry	Hayden	Miller	Rosenstein
Allen	Daly	Hewitt	Monroe	Scovill

Apgar	Davis, L L	Hinson	Moreland	Shanahan
Bedell	Davis, M	Hoffman	Morgan	Sherry
Bostwick	Denison	Hornidge	Mortimer	Simpson
Bradley	Dolan	Hubbs	Mullaney	Smith, A P
Brill	Doll	Hughes	Neville	Smith, C W
Bullwinkel	Doughty	Keegan	Nichols	Smith, J T
Burke	Dowling	Kehoe	Orr	Stiles
Burns	Doyle	Landon	Outterson	Sullivan
Butler	Duer	Leggett	Oxford	Sulzbürger
Byrne	Dwyer	Lewis	Pallace	Thorn
Candee	Ellis	Litthauer	Palmer	Treat
Chambers	Evans	Mathews	Patton	Ulmann
Clark	Farrell	McCarthy, E J	Pearsall	Wainwright
Conkling, H	Ferre	McCarthy, J J	Phillips	Weber
Conkling, J B	Finch	McCullough	Plank	Wemple
Cook, E	Fitzpatrick	McInerney	Prince	Williams
Cooke, W V	Fowler	McKeown	Reeve	Wolf
Coon	Graeff	McNair	Remsen	Wood
Costello	Hackett	Mead	Reynolds	Yale
Coutant	Hammond	Merritt	Robinson	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 762) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Commercial Construction Company for extra work and materials alleged to have been performed and supplied by them at the Manhattan State Hospital, Wards Island, during the years 1897 and 1898" (Int. No. 665), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Metcalfe	Ruehl
Agnew	Dale	Hewitt	Miller	Scovill
Allston	Daly	Hinson	Moran	Sheldon
Apgar	Davis, L L	Hoadley	Moreland	Sherry
Bostwick	Davis, M	Hooker	Morgan	Sloane
Bradley	Dickinson	Hornidge	Mullaney	Smith, A P
Bourke	Dolan	Hughes	Neville	Smith, G H
Brill	Doll	Kearney	Nichols	Smith, J T

Bullwinkel	Dooling	Keegan	Orr	Stevens
Burnett	Dowling	Kehoe	Outturson	Stiles
Burns	Duer	Knapp	Oxford	Sulzburger
Butler	Dwyer	Landon	Pallace	Thorn
Cadin	Ellis	Legett	Palmer	Treat
Candee	Evans	Litthauer	Patchin	Ulmann
Chambers	Farrell	Lynch	Patton	Ulrich
Clark	Finch	Mathews	Phillips	Weber
Cohn	Finegan	McCarthy, J J	Plank	Wemple
Conkling, J B	Fitzpatrick	McCormack	Platt	Whitney
Cooke, W V	Fowler	McCullough	Prince	Williams
Coon	Graeff	McKeown	Remsen	Wolf
Costello	Hackett	McManus	Richter	Wood
Coutant	Hammond	McNair	Rogers	Yale
Cowan	Hanford	Merritt	Rosenstein	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1642) entitled "An act to amend the Penal Code with relation to children's courts" (Int. No. 1229), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Mead	Rosenstein
Agnew	Dale	Hinson	Merritt	Ruchl
Allston	Daly	Hoadley	Metcalfe	Seovill
Apgar	Davis, M	Hooker	Monroe	Shauahan
Bedell	Denison	Hornidge	Moreland	Sheldon
Bostwick	Dickinson	Hubbs	Morgan	Sherry
Bradley	Doll	Hughes	Mortimer	Simpson
Bourke	Dooling	Kearney	Neville	Sloane
Bridgeman	Doughty	Keegan	Nichols	Smith, A P
Bullwinkel	Dowling	Kehoe	Nye	Smith, G H
Burke,	Doyle	Knapp	Orr	Smith, J T
Burns	Duer	Landon	Oxford	Stiles
Butler	Dwyer	Leggett	Pallace	Sullivan
Cadin	Evans	Lewis	Palmer	Sulzburger
Candee	Everett	Litthauer	Patchin	Traub
Chambers	Farrell	Lynch	Patton	Ulmann
Clark	Ferre	Mathews	Phillips	Ulrich
Cohn	Finegan	McCarthy, E J	Plank	Wainwright
Conkling, H	Fitzpatrick	McCarthy, J J	Platt	Wemple
Conkling, J B	Fowler	McCullough	Prince	Whitney

Cook, E	Graeff	McInerney	Reeve	Williams
Cooke, W V	Hackett	McKeown	Reynolds	Wood
Costello	Hammond	McManus	Robinson	Yale
Coutant	Hanford	McNair	Rogers	Zettler
Cowan	Hayden			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1614) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Robert Payne against the State for damages alleged to have been sustained by him and to render judgment therefor" (Int. No. 1218), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hinson	Monroe	Ruehl
Agnew	Davis, M	Hoadley	Moran	Scovill
Allen	Denison	Hooker	Moreland	Shanahan
Allston	Dickinson	Hornidge	Morgan	Sherry
Bostwick	Dolan	Hughes	Mortimer	Simpson
Bradley	Dooling	Kearney	Neville	Sloane
Bourke	Doughty	Keegan	Nichols	Smith, A P
Bridgeman	Dowling	Kehoe	Nye	Smith, G H
Bullwinkel	Doyle	Knapp	Orr	Smith, J T
Burke	Duer	Landon	Outterson	Stiles
Burnett	Ellis	Leggett	Oxford	Sullivan
Burns	Evans	Lewis	Palmer	Thorn
Byrne	Everett	Lynch	Patchin	Traub
Cadin	Farrell	Mathews	Patton	Treat
Chambers	Ferre	McCarthy, E J	Pearsall	Ulmann
Clark	Finch	McCarthy, J J	Plank	Wainwright
Cohn	Fitzpatrick	McCullough	Platt	Weber
Conkling, J B	Fowler	McInerney	Prince	Wemple
Cook, E	Graeff	McKeown	Reeve	Whitney
Cooke, W V	Hackett	McManus	Remsen	Williams
Costello	Hammond	McNair	Richter	Wolf
Coutant	Harvey	Mead	Robinson	Wood
Cox	Hayden	Merritt	Rogers	Yale
Curry	Hewitt	Metcalfe	Rosenstein	Zettler
Daly				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1849) entitled "An act to amend the Benevolent Orders Law, relative to joint corporations and their powers" (Int. No. 1075), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Merritt	Richter
Agnew	Curry	Hewitt	Metcalfe	Robinson
Allen	Dale	Hinson	Miller	Rogers
Apgar	Davis, L L	Hoadley	Monroe	Rosenstein
Bostwick	Davis, M	Hoffman	Moran	Ruehl
Bourke	Denison	Hooker	Morgan	Shanahan
Bradley	Dickinson	Hornidge	Mortimer	Sheldon
Bridgeman	Dolan	Hubbs	Mullaney	Sherry
Brill	Doll	Hughes	Neville	Simpson
Burke	Dooling	Kearney	Nichols	Smith, A P
Burnett	Dowling	Keegan	Nye	Smith, C W
Burns	Doyle	Kehoe	Orr	Smith, J T
Butler	Dwyer	Knapp	Outterson	Stevens
Byrne	Ellis	Landon	Oxford	Sullivan
Cadin	Evans	Leggett	Pallace	Thorn
Chambers	Farrell	Litthauer	Palmer	Traub
Clark	Ferre	Lynch	Patchin	Ulmann
Cohn	Finch	Mathews	Patton	Wainwright
Conkling, H	Finegan	McCarthy, E J	Pearsall	Wemple
Conkling, J B	Fitzpatrick	McCormack	Plank	Williams
Cook, E	Fowler	McCullough	Prince	Wolf
Cooke, W V	Graeff	McInerney	Reeve	Wood
Coon	Hackett	McManus	Reimsen	Yale
Costello	Hammond	McNair	Reynolds	Zettler
Coutant	Hanford	Mead		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1658) entitled "An act to amend chapter 25 of the Laws of 1870, entitled 'An act to incorporate the city of Rome,' relative to changing the boundaries of the various wards" (Int. No. 1246), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hammond	McNair	Rogers
Agnew	Dale	Hanford	Merritt	Ruehl
Allston	Daly	Harvey	Metcalfe	Scovill
Apgar	Davis, L L	Hewitt	Monroe	Sheldon
Bedell	Denison	Hinson	Moran	Sherry
Bostwick	Dickinson	Hoffman	Morgan	Simpson
Bradley	Dolan	Hooker	Mortimer	Smith, A P
Bridgeman	Doll	Hornidge	Neville	Smith, C W
Brill	Dooling	Hubbs	Nichols	Smith, G H
Bullwinkel	Doughty	Hughes	Nye	Stevens
Burke	Dowling	Kearney	Orr	Sullivan
Burns	Doyle	Keegan	Oxford	Sulzburger
Butler	Duer	Kehoe	Pallace	Traub.
Byrne	Ellis	Knapp	Palmer	Treat
Cadin	Evans	Landon	Patton	Ulmann
Chambers	Everett	Leggett	Pearsall	Ulrich
Clark	Ferre	Lewis	Phillips	Weber
Conkling, H	Finch	Litthauer	Platt	Wemple
Conkling, J B	Finegan	Mathews	Prince	Williams
Cook, E	Fitzpatrick	McCarthy, J J	Rensen	Wolf
Coon	Fowler	McCormack	Reynolds	Wood
Costello	Grattan	McInerney	Richter	Yale
Coutant	Hackett	McKeown	Robinson	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1364) entitled "An act to amend the Greater New York charter, relative to licenses in the department of docks and ferries" (Int. No. 1060), having been announced for a third reading,

On motion of Mr. H. Conkling, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1448) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of William I. Taber, Robert Earl, 2d, William P. Earl and Ralph D. Earl, as executors of the last will and testament of Robert Earl, deceased, late of Herkimer, N. Y., against the State

of New York, arising from the claim of said executors against the State for compensation due said Robert Earl, deceased, and to render judgment therefor" (Int. No. 1114), having been announced for a third reading,

On motion of Mr. Allston, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1848) entitled "An act to amend chapter 418 of the Laws of 1897, entitled 'An act in relation to liens, constituting chapter 49 of the general laws,' in relation to liens of hotel, inn, boarding and lodging house keepers, as amended by chapter 380 of the Laws of 1899" (Int. No. 866), having been announced for a third reading,

On motion of Mr. Dowling, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1847) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Abram Bulson and Cornelius A. Polock, for services rendered as bridge tenders at the Nineteenth street bridge over the Erie canal in the late town of Watervliet, in the county of Albany" (Int. No. 178), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Metcalfe	Ruehl
Agnew	Cox	Hewitt	Miller	Seovill
Allen	Curry	Hinson	Moran	Shanahan
Allston	Dale	Hoadley	Moreland	Sheldon
Bedell	Daly	Hooker	Morgan	Sherry
Bostwick	Davis, L L	Hornidge	Mortimer	Simpson
Bradley	Davis, M	Hubbs	Neville	Sloane
Bourke	Denison	Hughes	Nichols	Smith, A P

Bridgeman	Dickinson	Keegan	Nye	Smith, C W
Brill	Dolan	Kehoe	Orr	Smith, J T
Bullwinkel	Doll	Knapp	Outterson	Stevens
Burke	Dooling	Landon	Oxford	Sullivan
Burnett	Dowling	Leggett	Palmer	Sulzbarger
Burns	Doyle	Lewis	Patchin	Thorn
Butler	Dwyer	Litthauer	Patton	Traub
Cadin	Ellis	Lynch	Pearsall	Treat
Candee	Evans	McCarthy, E J	Phillips	Ulmann
Chambers	Everett	McCarthy, J J	Plank	Ulrich
Clark	Farrell	McCormack	Platt	Wainwright
Cohn	Finch	McCullough	Prince	Weber
Conkling, H	Finegan	McInerney	Reeve	Whitney
Cook, E	Fowler	McKeown	Remsen	Williams
Cooke, W V	Graeff	McManus	Reynolds	Wolf
Coon	Grattan	McNair	Robinson	Wood
Costello	Hammond	Mead	Rogers	Yale
Contant	Harvey	Merritt	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1307) entitled "An act to amend the Poor Law, relating to the appointment of keepers of county alms-houses" (Int. No. 1032), having been announced for a third reading,

On motion of Mr. Stiles, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1175) entitled "An act to amend the Tax Law, in relation to the taxation of real property situated in two or more tax districts" (Int. No. 943), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those voting in the affirmative, were:

Abrams	Dale	Hoadley	Monroe	Shanahan
Allen	Daly	Hoffman	Moreland	Sherry
Allston	Davis, L. I.	Hooker	Morgan	Simpson
Bedell	Denison	Hornidge	Mortimer	Sloane
Bradley	Dickinson	Hubbs	Mullaney	Smith, A P
Bourke	Dolan	Hughes	Neville	Smith, C W
Bridgeman	Dooling	Kearney	Nichols	Smith, G H
Brill	Doughty	Keegan	Nye	Smith, J T

Bullwinkel	Dowling	Kehoe	Outterson	Stevens
Burke	Doyle	Landon	Oxford	Stiles
Burnett	Dwyer	Legett	Pallace	Sullivan
Burns	Evans	Lewis	Patchin	Sulzbürger
Butler	Everett	Litthauer	Patton	Thorn
Byrne	Farrell	Lynch	Pearsall	Traub
Cadin	Ferre	McCarthy, E J	Phillips	Treat
Chambers	Finch	McCarthy, J J	Plank	Ulmann
Clark	Finegan	McCormack	Prince	Ulrich
Conkling, H	Fowler	McCullough	Reeve	Wainwright
Conkling, J B	Graeff	McInerney	Remsen	Weber
Cook, E	Hackett	McKeown	Reynolds	Wemple
Cooke, W V	Hammond	McManus	Robinson	Whitney
Coon	Hanford	Mead	Rogers	Williams
Costello	Hayden	Merritt	Rosenstein	Wolf
Coutant	Hewitt	Metcalfe	Ruehl	Wood
Cowan	Hinson	Miller	Scovill	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1576) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Jennie A. Barnes against the State of New York for damages alleged to have been sustained by her and to render judgment therefor" (Int. No. 1190), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hooker	Mortimer	Shanahan
Agnew	Dale	Hornidge	Mullaney	Sheldon
Allen	Daly	Hubbs	Neville	Sherry
Allston	Davis, L L	Hughes	Nichols	Simpson
Apgar	Davis, M	Kearney	Nye	Sloane
Bedell	Denison	Kehoe	Orr	Smith, A P
Bradley	Dolan	Knapp	Outterson	Smith, C W
Bourke	Doll	Landon	Oxford	Smith, G H
Bridgeman	Dooling	Leggett	Pallace	Smith, J T
Brill	Dowling	Lewis	Palmer	Stevens
Burke	Doyle	Litthauer	Patchin	Stiles
Burnett	Duer	Lynch	Patton	Sullivan
Burns	Ellis	Mathews	Pearsall	Sulzbürger

Byrne	Evans	McCarthy, J J	Phillips	Thorn
Cadin	Farrell	McCormack	Plank	Traub
Candee	Ferre	McCullough	Platt	Treat
Chambers	Finch	McInerney	Prince	Ulmann
Clark	Finegan	McKeown	Reeve	Ulrich
Cohn	Fowler	McManus	Remsen	Wainwright
Conkling, H	Graeff	McNair	Reynolds	Weber
Conkling, J B	Grattan	Merritt	Richter	Wemple
Cook, E	Hammond	Metcalf	Robinson	Whitney
Cooke, W V	Hanford	Miller	Rogers	Williams
Coon	Harvey	Monroe	Rosenstein	Wolf
Costello	Hewitt	Moran	Ruehl	Wood
Cowan	Hinson	Moreland	Scovill	Zettler
Cox	Hoadley	Morgan		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 972) entitled "An act to amend the Code of Civil Procedure, relating to the jurisdiction of Justices' Courts" (Int. No. 808), having been announced for a third reading,

On motion of Mr. G. H. Smith, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1052) entitled "An act to amend section 3320 of the Code of Civil Procedure, relative to receivers' commissions, cost of bonds, trustee's commissions" (Int. No. 856), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 1

Those who voted in the affirmative, were:

Abrams	Curry	Hoffman	Moran	Scovill
Agnew	Dale	Hooker	Moreland	Shanahan
Allen	Daly	Hornidge	Morgan	Sheldon
Allston	Davis, L J	Hubbs	Mortimer	Sherry
Bedell	Davis, M	Hughes	Mullaney	Simpson
Bostwick	Denison	Kearney	Neville	Sloane
Bourke	Dolan	Keegan	Nichols	Smith, A P
Bridgeman	Doll	Kehoe	Nye	Smith, G H
Brill	Dooling	Knapp	Orr	Smith, J T
Bullwinkel	Doughty	Leggett	Outtersen	Stevens

Burke	Doyle	Lewis	Oxford	Stiles
Burnett	Duer	Litthauer	Pallace	Sullivan
Burns	Dwyer	Lynch	Patchin	Sulzbürger
Butler	Ellis	McCarthy, E J	Patton	Thorn
Byrne	Everett	McCarthy, J J	Pearsall	Traub
Candee	Farrell	McCormack	Phillips	Treat
Chambers	Ferre	McCullough	Platt	Ulmann
Clark	Finegan	McInerney	Prince	Ulrich
Cohn	Fitzpatrick	McKeown	Reeve	Wainwright
Conkling, H	Fowler	McManus	Remsen	Wemple
Cook E	Graeff	McNair	Reynolds	Whitney
Cooke, W V	Hackett	Mead	Richter	Williams
Coon	Hammond	Merritt	Robinson	Wolf
Costello	Hanford	Metcalfe	Rogers	Wood
Coutant	Harvey	Miller	Rosenstein	Yale
Cowan	Hewitt	Monroe	Ruehl	Zettler
Cox	Hinson			

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1347) entitled "An act to repeal chapter 22 of the Laws of 1896, entitled 'An act to provide for the better administration of justice in the town of Fort Edward, in the county of Washington'" (Int. No. 1047), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Miller	Rosenstein
Agnew	Curry	Hewitt	Monroe	Ruehl
Allen	Daly	Hinson	Moran	Scovill
Allston	Davis, L L	Hoadley	Moreland	Shanahan
Apgar	Davis, M	Hoffman	Morgan	Sherry
Bedell	Denison	Hooker	Mullaney	Simpson
Bradley	Dickinson	Hornidge	Neville	Sloane
Bourke	Dolan	Hubbs	Nichols	Smith, A P
Bridgeman	Dooling	Hughes	Nye	Smith, G H
Brill	Doughty	Kearney	Orr	Smith, J T
Bullwinkel	Dowling	Keegan	Outtersen	Stevens
Burke	Doyle	Kehoe	Oxford	Stiles
Burnett	Duer	Landon	Pallace	Sulzbürger
Burns	Ellis	Leggett	Palmer	Thorn

Butler	Evans	Lewis	Patchin	Traub
Byrne	Everett	Litthauer	Patton	Treat
Cadin	Farrell	Mathews	Pearsall	Ulrich
Chambers	Ferre	McCarthy, E J	Phillips	Wainwright
Clark	Finch	McCormack	Plank	Weber
Cohn	Finegan	McInerney	Platt	Weinple
Conkling, H	Fitzpatrick	McKeown	Prince	Whitney
Conkling, J B	Graeff	McManus	Reeve	Williams
Cooke, W V	Hackett	McNair	Remsen	Wolf
Coon	Hammond	Mead	Reynolds	Wood
Costello	Hanford	Merritt	Richter	Yale
Coutant	Harvey	Metcalfe	Robinson	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 473) entitled "An act to amend the Penal Code, relative to the sale of prepared meats, salads and cheese on Sundays" (Int. No. 80), having been announced for a third reading,

On motion of Mr. Finch, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1869) entitled "An act to amend section 2 of chapter 705 of the Laws of 1901, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' relative to the audit and allowance of certain charges" (Int. No. 23), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Metcalfe	Ruehl
Agnew	Dale	Hewitt	Miller	Scovill
Allston	Daly	Hinson	Monroe	Shanahan
Apgar	Davis, L L	Hoadley	Moran	Sheldon
Bedell	Davis, M	Hoffman	Moreland	Sherry
Bostwick	Dickinson	Hooker	Morgan	Sloane
Bourke	Dolan	Hubbs	Mortimer	Smith, A P
Bradley	Doll	Hughes	Neville	Smith, C W

Bridgeman	Dooling	Kearney	Nichols	Smith, G H
Brill	Doughty	Keegan	Nye	Smith, J T
Bullwinkel	Doyle	Kehoe	Orr	Stevens
Burke	Duer	Knapp	Outterson	Sullivan
Burnett	Dwyer	Landon	Pallace	Sulzbürger
Burns	Ellis	Leggett	Palmer	Thorn
Butler	Evans	Lewis	Patchin	Traub
Byrne	Everett	Litthauer	Patton	Treat
Candee	Farrell	Lynch	Pearsall	Ulmann
Chambers	Finch	Mathews	Phillips	Ulrich
Clark	Finegan	McCarthy, E J	Plank	Wainwright
Cohn	Fitzpatrick	McCarthy, J J	Platt	Weber
Conkling, H	Fowler	McCormack	Prince	Wemple
Conkling, J B	Graeff	McCullough	Reeve	Williams
Cook, E	Grattan	McKeown	Remsen	Wolf
Cooke, W V	Hackett	McManus	Reynolds	Wood
Costello	Hammond	McNair	Richter	Yale
Coutant	Hanford	Mead	Robinson	Zettler
Cowan	Harvey	Merritt	Rosenstein	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of the same, and as amended have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 1502) entitled "An act to amend the Code of Criminal Procedure, in relation to magistrates' returns in criminal cases" (Int. No. 1149), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hayden	Monroe	Ruehl
Agnew	Davis, L L	Hewitt	Moran	Scovill
Allen	Davis, M	Hinson	Morgan	Shanahan
Allston	Denison	Hoadley	Mortimer	Sheldon
Bedell	Dickinson	Hooker	Mullaney	Sherry
Bostwick	Dolan	Hornidge	Neville	Simpson
Bourke	Doll	Hubbs	Nichols	Sloane
Bradley	Dooling	Hughes	Nye	Smith, C W
Bridgeman	Doughty	Kearney	Orr	Smith, G H
Brill	Dowling	Keegan	Outterson	Stevens
Burke	Doyle	Kehoe	Oxford	Stiles
Burnett	Duer	Knapp	Pallace	Sullivan
Burns	Dwyer	Landon	Palmer	Sulzbürger
Butler	Evans	Leggett	Patchin	Thorn

Byrne	Everett	Lewis	Patton	Traub
Candee	Farrell	Litthauer	Pearsall	Treat
Chambers	Ferre	Lynch	Phillips	Ulmann
Clark	Finch	Mathews	Plank	Wainwright
Conkling, H	Finegan	McCarthy, E J	Platt	Weber
Conkling, J B	Fitzpatrick	McCormack	Prince	Wemple
Cook, E	Fowler	McCullough	Reeve	Whitney
Cooke, W V	Graeff	McInerney	Remsen	Williams
Costello	Grattan	McManus	Reynolds	Wolf
Coutant	Hackett	McNair	Richter	Wood
Cowan	Hammond	Mead	Robinson	Yale
Cox	Hanford	Merritt	Rogers	Zettler
Dale	Harvey	Metcalf	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1608) entitled "An act to amend the Greater New York charter, relative to tolls on the New York and Brooklyn Bridge" (Int. No. 1212), having been announced for a third reading,

On motion of Mr. Remsen, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 700) entitled "An act to amend section 384 of the Penal Code by providing a punishment for false statements in or in relation to applications made for employment certificates required by the Labor Law" (Int. No. 620), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoffman	Moreland	Sheldon
Allen	Davis, L L	Hooker	Morgan	Sherry
Allston	Denison	Hubbs	Mullaney	Sloane
Apgar	Dolan	Hughes	Neville	Smith, A P
Bostwick	Doll	Keegan	Nye	Smith, C W
Bradley	Doughty	Knapp	Orr	Smith, G H
Bridgeman	Doyle	Landon	Outtersen	Smith, J T
Bullwinkel	Dwyer	Leggett	Oxford	Stiles
Burke	Ellis	Lewis	Pallace	Sullivan

Burnett	Evans	Litthauer	Palmer	Sulzbürger
Butler	Farrell	Lynch	Patchin	Thorn
Byrne	Ferre	Mathews	Pearsall	Treat
Cadin	Finch	McCarthy, J J	Phillips	Ulmann
Chambers	Fitzpatrick	McCullough	Plank	Ulrich
Clark	Fowler	McInerney	Platt	Wainwright
Cohn	Grattan	McKeown	Reeve	Weber
Conkling, H	Hackett	McNair	Reynolds	Weinple
Cook, E	Hanford	Mead	Richter	Whitney
Cooke, W V	Harvey	Merritt	Robinson	Williams
Costello	Hayden	Miller	Rosenstein	Wood
Coutant	Hinson	Monroe	Ruehl	Yale
Cowan	Hoadley	Moran	Shanahan	Zettler
Curry				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 648) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Wilbur R. Rutan and others against the State of New York for damages alleged to have been sustained in the city of Elmira, county of Chemung, by them, and to render judgment therefor" (Int. No. 572), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1470) entitled "An act to amend the Code of Civil Procedure, relative to additional allowance to either party in difficult cases" (Int. No. 1135), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Graeff	Merritt	Rogers
Agnew	Cox	Hackett	Miller	Rosenstein
Allen	Curry	Hanford	Monroe	Scovill
Allston	Dale	Harvey	Moran	Shanahan

Apgar	Daly	Hewitt	Morgan	Sheldon
Bedell	Davis, M	Hoadley	Mortimer	Sherry
Bostwick	Denison	Hooker	Neville	Sloane
Bourke	Dickinson	Hubbs	Nichols	Smith, A P
Bradley	Dolan	Hughes	Nye	Smith, C W
Bridgeman	Doll	Keegan	Orr	Smith, G H
Brill	Dooling	Kehoe	Oxford	Stevens
Bullwinkel	Dowling	Landon	Pallace	Stiles
Burke	Doyle	Leggett	Palmer	Sullivan
Burnett	Duer	Lewis	Patchin	Thorn
Burns	Dwyer	Lynch	Patton	Traub
Byrne	Ellis	Mathews	Pearsall	Treat
Cadin	Evans	McCarthy, E J	Phillips	Ulmann
Candee	Everett	McCormack	Platt	Wainwright
Chambers	Farrell	McCullough	Prince	Weber
Cohn	Ferre	McInerney	Reeve	Wemple
Conkling, H	Finch	McKeown	Remsen	Williams
Conkling, J B	Finegan	McManus	Reynolds	Wolf
Cook, E	Fitzpatrick	McNair	Richter	Yale
Coon	Fowler	Mead	Robinson	Zettler
Costello				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 663) entitled "An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of citizens of the towns of Horseheads and Elmira and the city of Elmira for damages alleged to have been suffered by them occasioned by operations carried out pursuant to chapter 49 of the Laws of 1896, chapter 791 of the Laws of 1897, and chapter 607 of the Laws of 1898" (Int. No. 587), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1692) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Daniel B. Murphy, and Mary Farly and John Farly, her husband, against the State, for damages resulting from the carelessness of certain members of the police force of the city of New York" (Int. No. 1261), having been announced for a third reading,

On motion of Mr. Leggett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1452) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Benjamin C. Levy against the State of New York for damages alleged to have been sustained by him, and to render judgment therefor" (Int. No. 1118), having been announced for a third reading,

On motion of Mr. Dowling, said bill was referred to the committee on rules, retaining its place on the order of third reading.

The bill (No. 1344) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of John Gilligan against the State, for services rendered by him to the State, and to render judgment therefor" (Int. No. 1044), having been announced for a third reading,

On motion of Mr. Grattan, said bill was referred to the committee on rules, retaining its place on the order of third reading.

The bill (No. 1604) entitled "An act to amend the County Law, relating to the appointment of a special district attorney in case of vacancy or inability to serve" (Int. No. 1208), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Miller	Scovill
Agnew	Dale	Hinson	Monroe	Shanahan
Allen	Davis, L L	Hoadley	Moreland	Sheldon
Allston	Davis, M	Hoffman	Morgan	Simpson
Bedell	Denison	Hooker	Mortimer	Sloane
Bostwick	Dolan	Hornidge	Neville	Smith, A P
Bourke	Doll	Hubbs	Nichols	Smith, C W
Bradley	Dooling	Hughes	Orr	Smith, G H
Bridgeman	Dowling	Keegan	Outterson	Stevens
Bulleinkel	Doyle	Kehoe	Oxford	Stiles
Burke	Duer	Landon	Pallace	Sullivan
Burnett	Ellis	Leggett	Palmer	Sulzbürger
Butler	Evans	Lewis	Patchin	Thorn
Byrne	Everett	Litthauer	Pearsall	Treat

Cadin	Farrell	Lynch	Phillips	Ulmann
Candee	Ferre	McCarthy, E J	Plank	Ulrich
Clark	Finch	McCarthy, J J	Prince	Wainwright
Cohn	Finegan	McCormack	Reeve	Weber
Conkling, H	Fitzpatrick	McCullough	Remsen	Whitney
Conkling, J B	Graeff	McKeown	Reynolds	Williams
Cooke, W V	Grattan	McManus	Richter	Wolf
Coon	Hackett	Mead	Rogers	Wood
Costello	Hanford	Merritt	Rosenstein	Yale
Cowan	Harvey	Metcalf	Ruehl	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1579) entitled "An act to amend the Membership Corporations Law, relating to family cemetery corporations" (Int. No. 1193), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hanford	Metcalf	Ruehl
Agnew	Cox	Harvey	Miller	Scovill
Allen	Curry	Hayden	Moran	Shanahan
Allston	Dale	Hewitt	Moreland	Sheldon
Apgar	Davis, L L	Hinson	Morgan	Sherry
Bedell	Davis, M	Hoadley	Mortimer	Simpson
Bostwick	Denison	Hooker	Mullaney	Sloane
Bradley	Dickinson	Hornidge	Neville	Smith, A P
Bridgeman	Dolan	Hubbs	Nichols	Smith, C W
Brill	Doll	Hughes	Orr	Smith, G H
Bullwinkel	Dooling	Kearney	Outterson	Smith, J T
Burke	Doughty	Kehoe	Oxford	Stevens
Burnett	Dowling	Knapp	Pallace	Stiles
Burns	Doyle	Landon	Palmer	Sulzburger
Butler	Duer	Leggett	Patchin	Thorn
Byrne	Dwyer	Lewis	Patton	Traub
Cadin	Evans	Lynch	Pearsall	Treat
Candee	Everett	Mathews	Phillips	Ulmann
Chambers	Ferre	McCarthy, J J	Plank	Wainwright
Clark	Finch	McCormack	Prince	Weber
Conkling, H	Finegan	McCullough	Reeve	Weinple
Conkling, J B	Fowler	McKeown	Remsen	Whitney
Cook, E	Graeff	McManus	Reynolds	Williams
Cooke, W V	Grattan	McNair	Richter	Wolf
Coon	Hackett	Mead	Robinson	Yale
Costello	Hammond	Merritt	Rogers	Zettler
Coutant				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1864) entitled "An act to amend chapter 227 of the Laws of 1898, entitled 'An act to create a public improvement commission in and for the city of Cohoes and to define its powers and duties,' and the acts amendatory thereof, in relation to the amount which said commission is authorized to expend" (Int. No. 1356), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Merritt	Rogers
Agnew	Curry	Hewitt	Metcalfe	Rosenstein
Allston	Dale	Hinson	Miller	Scovill
Apgar	Daly	Hoadley	Monroe	Shanahan
Bedell	Davis, L L	Hoffman	Moran	Sheldon
Bostwick	Davis, M	Hooker	Moreland	Sherry
Bourke	Denison	Hornidge	Morgan	Sloane
Bradley	Dolan	Hubbs	Mortimer	Smith, A P
Bridgeman	Doll	Hughes	Mullaney	Smith, C W
Brill	Dooling	Kearney	Neville	Smith, J T
Bullwinkel	Dowling	Keegan	Nichols	Stevens
Burke	Doyle	Kehoe	Nye	Stiles
Burnett	Duer	Knapp	Orr	Sullivan
Burns	Dwyer	Landon	Oxford	Sulzbarger
Byrne	Ellis	Leggett	Pallace	Thorn
Cadin	Evans	Lewis	Palmer	Traub
Candee	Everett	Lithauer	Patchin	Treat
Chambers	Farrell	Lynch	Patton	Ulmann
Clark	Ferre	Mathews	Phillips	Ulrich
Conkling, H	Finch	McCarthy, E J	Plank	Wainwright
Conkling, J B	Finegan	McCarthy, J J	Platt	Weber
Cook, E	Fitzpatrick	McCormack	Prince	Whitney
Cooke, W V	Graeff	McCullough	Reeve	Williams
Coon	Grattan	McKeown	Reynolds	Wolf
Costello	Hackett	McManus	Richter	Wood
Coutant	Hanford	McNair	Robinson	Zettler
Cowan	Harvey	Mead		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 904) entitled "An act to amend chapter 88 of the Laws of 1877, entitled 'An act to incorporate St. Raymond's cemetery of Westchester, in the State of New York'" (Int. No. 247), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hammond	McNair	Robinson
Agnew	Curry	Harvey	Mead	Rogers
Allen	Dale	Hewitt	Merritt	Ruehl
Allston	Daly	Hinson	Miller	Scovill
Bedell	Davis, L L	Hoadley	Monroe	Sheldon
Bostwick	Denison	Hoffman	Moran	Sherry
Bourke	Dickinson	Hooker	Moreland	Sloane
Bradley	Dolan	Hornidge	Morgan	Smith, A P
Bridgeman	Doll	Hubbs	Mortimer	Smith, G H
Brill	Dooling	Hughes	Mullaney	Smith, J T
Bullwinkel	Doughty	Kearney	Neville	Stevens
Burke	Dowling	Keegan	Nichols	Stiles
Burns	Doyle	Kehoe	Orr	Sullivan
Butler	Duer	Knapp	Outterson	Thorn
Byrne	Dwyer	Landon	Oxford	Traub
Cadin	Ellis	Leggett	Pallace	Ulmann
Candee	Evans	Lewis	Patchin	Wainwright
Clark	Everett	Litthauer	Patton	Weber
Cohn	Farrell	Lynch	Phillips	Wemple
Conkling, H	Ferre	Mathews	Plank	Whitney
Conkling, J B	Finch	McCarthy, E J	Platt	Williams
Cook, E	Finegan	McCarthy, J J	Prince	Wolf
Cooke, W V	Fowler	McCormack	Reeve	Wood
Costello	Graeff	McCullough	Remsen	Yale
Coutant	Grattan	McInerney	Richter	Zettler
Cowan	Hackett	McManus		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 769) entitled "An act to amend the Membership Corporations Law, in relation to exhibitions and entertainments on the grounds of a fair association" (Int. No. 221), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	McManus	Richter
Agnew	Coutant	Hayden	McNair	Robinson
Allen	Cowan	Hewitt	Merritt	Rosenstein
Apgar	Curry	Hoadley	Metcalfe	Ruehl
Bedell	Dale	Hoffman	Miller	Scovill
Bostwick	Davis, L L	Hornidge	Moran	Sheldon
Bourke	Davis, M	Hubbs	Moreland	Sherry
Bradley	Dickinson	Hughes	Morgan	Sloane
Bridgeman	Dolan	Keegan	Mortimer	Smith, A P
Brill	Dooling	Kehoe	Neville	Smith, G H
Bullwinkel	Doughty	Knapp	Nichols	Smith, J T
Burke	Doyle	Landon	Orr	Stiles
Burnett	Dwyer	Leggett	Outtersen	Sulzburger
Butler	Ellis	Lewis	Oxford	Traub
Byrne	Everett	Litthauer	Pallace	Ulmann
Cadin	Farrell	Lynch	Patchin	Weber
Candee	Ferre	Mathews	Patton	Wemple
Chambers	Finegan	McCarthy, E J	Phillips	Williams
Cohn	Fowler	McCarthy, J J	Plank	Wolf
Conkling, H	Graeff	McCormack	Prince	Wood
Conkling, J B	Hackett	McCullough	Reeve	Yale
Cook, E	Hammond	McInerney	Remsen	Zettler
Coon	Hanford	McKeown		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 784) entitled "An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' with relation to the department of fire" (Rec. No. 222), having been announced for a third reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 648) entitled "An act to stop spring shooting, and to amend sections 20, 20-a and 103 of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' in relation to wild fowl" (Rec. No. 158), having been announced for a third reading,

On motion of Mr. Hobbs, and by unanimous consent, said bill was made a special order on third reading for Tuesday next, immediately after the reading of the journal.

Pursuant to concurrent resolution of the Senate and Assembly, the Senate returned the Assembly bill (No. 1770), entitled "An act to amend the State Charities Law, relative to appointments by board of managers." (Int. No. 755.)

Mr. Evans moved to reconsider the vote on the final passage of said bill.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hammond	McNair	Ruehl
Agnew	Curry	Hanford	Mead	Scovill
Allen	Dale	Harvey	Merritt	Sheldon
Allston	Daly	Hayden	Metcalfe	Sherry
Apgar	Davis, M	Hewitt	Monroe	Simpson
Bostwick	Denison	Hoadley	Moran	Sloane
Bourke	Dickinson	Hoffman	Moreland	Smith, C W
Bradley	Dolan	Hooker	Mortimer	Smith, J T
Brill	Doll	Hornidge	Mullaney	Stevens
Bullwinkel	Dooling	Hughes	Neville	Stiles
Burke	Dowling	Kearney	Nichols	Sullivan
Burnett	Doyle	Keegan	Orr	Thorn
Butler	Duer	Kehoe	Outterson	Traub
Byrne	Dwyer	Knapp	Pallace	Treat
Cadin	Ellis	Landon	Palmer	Ulmann
Candee	Everett	Leggett	Patton	Ulrich
Clark	Farrell	Litthauer	Pearsall	Wainwright
Cohn	Ferre	Lynch	Phillips	Wemple
Conkling, H	Finch	Mathews	Platt	Whitney
Conkling, J B	Finegan	McCarthy, J J	Reeve	Wolf
Cook, E	Fowler	McCormack	Remsen	Wood
Coon	Graeff	McCullough	Richter	Yale
Costello	Grattan	McInerney	Robinson	Zettler
Cowan	Hackett	McKeown	Rogers	

On motion of Mr. Evans, and by unanimous consent, the bill No. 1796, being a reprint of said bill No. 1770, was substituted therefor.

Said bill was read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Miller	Scovill
Agnew	Cox	Hoadley	Monroe	Shanahan
Allen	Curry	Hoffman	Moran	Sheldon
Allston	Daly	Hooker	Moreland	Sherry
Apgar	Davis, L L	Hornidge	Morgan	Simpson
Bedell	Davis, M	Hubbs	Mortimer	Sloane
Bostwick	Dickinson	Kearney	Mullaney	Smith, A P
Bourke	Dolan	Keegan	Neville	Smith, C W
Bradley	Doll	Kehoe	Nichols	Smith, G H
Bridgeman	Dooling	Knapp	Nye	Stevens
Brill	Doughty	Landon	Orr	Stiles
Bullwinkel	Dowling	Leggett	Outterson	Sullivan
Burke	Doyle	Lewis	Oxford	Sulzburger
Burnett	Duer	Litthauer	Palmer	Thorn
Burns	Dwyer	Lynch	Patchin	Traub
Butler	Evans	Mathews	Patton	Treat
Byrne	Everett	McCarthy, E J	Pearsall	Ulmann
Cadin	Farrell	McCarthy, J J	Phillips	Ulrich
Candee	Ferre	McCullough	Plank	Wainwright
Chambers	Finegan	McInerney	Platt	Wemple
Clark	Fitzpatrick	McKeown	Reeve	Whitney
Conkling, H	Fowler	McManus	Remsen	Williams
Conkling, J B	Graeff	McNair	Reynolds	Wolf
Cook, E	Grattan	Mead	Robinson	Wood
Coon	Hammond	Merritt	Rogers	Yale
Costello	Hanford	Metcalf	Rosenstein	Zettler
Coutant	Hayden			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Dowling offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 1763, entitled "An act to amend section 554 of the Code of Criminal Procedure, relating to the admission to bail of children charged with minor offenses" (Int. No. 1306), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the concurrent resolution providing for final adjournment of the Legislature on Friday, April 17, 1903, at 1 o'clock p. m., with a message that they have concurred in the passage of the same with the following amendment:

Strike out "Friday, April seventeenth," and insert "Thursday, April twenty-third."

Mr. Rogers moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Rogers, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return to the Senate of Senate bill No. 437, entitled "An act relating to taxes in the city of Rochester" (Rec. No. 93), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution recalling from the Senate, for the purposes of amendment, Assembly bill No. 1763, entitled "An act to amend section 554 of the Code of Criminal Procedure, relating to the admission to bail of children charged with minor offenses" (Int. No. 1306), with a message that they have concurred in the passage of the same.

The Senate returned the following entitled bills:

"An act to amend the Forest, Fish and Game Law, relating to wild birds." (No. 1386, Senate reprint No. 926, Int. No. 886.)

"An act to amend the Military Code, relative to the composition and strength of the National Guard and Naval Militia." (No. 1064, Senate reprint No. 889, Int. No. 213.)

"An act to amend the Forest, Fish and Game Law, prohibiting the taking of trout and game in Chenango, Delaware, Greene, Schoharie, Sullivan and Ulster counties for the purpose of selling the same." (No. 724, Senate reprint No. 928, Int. No. 328.)

"An act to authorize Union Free School District No. 4 of the towns of Groveland and Sparta, Livingston county, to refund its bonded indebtedness." (No. 679, Senate reprint No. 925, Int. No. 600.)

"An act to provide for the filing of certain records, maps and papers in Suffolk county." (No. 788, Senate reprint No. 835, Int. No. 472.)

"An act to amend chapter 111 of the Laws of 1851, entitled 'An act to amend the several acts incorporating the village of Owego, in the county of Tioga,' relating to the appointment of the acting police justice." (No. 220, Senate reprint No. 927, Int. No. 219.)

"An act to amend section 714 of the Code of Civil Procedure, relative to notice of application before judgment." (No. 475, Senate reprint No. 782, Int. No. 259.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the Senate bill (No. 692, Assembly reprint No. 1700) entitled "An act to amend chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State,' constituting chapter 31 of the general laws, relative to the destruction of illegal devices" (Rec. No. 169), with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the following entitled bill:

"An act to amend chapter 624 of the Laws of 1899, entitled 'An act to amend chapter 25 of the Laws of 1870, entitled 'An act to incorporate the city of Rome,' relating to the board of water and sewer commissioners,' relating to the powers and

duties of said board." (No. 1387, Senate reprint No. 891, Int. No. 870.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rome.

On motion of Mr. Rogers, the House adjourned.

MONDAY, APRIL 13, 1903.

The House met pursuant to adjournment.

Prayer by Rev. A. L. Love.

On motion of Mr. Morgan, the reading of the journal of Friday, April 10, 1903, was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Code of Civil Procedure, in relation to challenges to jurors" (No. 877, Rec. No. 295), which was read the first time and referred to the committee on codes.

"An act to amend the University Law, relative to the dissolution and liquidation of educational corporations" (No. 422, Rec. No. 296), which was read the first time and referred to the committee on public education.

"An act to authorize the New York and London Trust Company to purchase stocks, bonds and other securities, and to issue debentures and other obligations against the same" (No. 964, Rec. No. 297), which was read the first time and referred to the committee on banks.

"An act to amend chapter 227 of the Laws of 1883, entitled 'An act to amend chapter 421 of the Laws of 1855, entitled 'An act to regulate the liability of hotel keepers' and to amend chapter 802 of the Laws of 1871, entitled 'An act to amend chapter 607 of the Laws of 1867, entitled 'An act to prevent fraud and fraudulent practices upon and by hotel keepers and inn keepers'" (No. 1032, Rec. No. 298), which was read the first time and referred to the committee on general laws.

"Concurrent resolution of the Senate and Assembly proposing amendment to article 12, section 1 of the Constitution, relating to organization of cities" (No. 1052, Rec. No. 299), which was read the first time and referred to the committee on the judiciary.

"An act to amend the general City Law, in relation to the establishment of hospitals for treatment of pulmonary tuberculosis" (No. 903, Rec. No. 300), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Lien Law, relative to contracts for conditional sales, filing and indexing the same and identification of property" (No. 1027, Rec. No. 301), which was read the first time and referred to the committee on general laws.

"An act for the relief of A. Emerson Palmer of the city of New York" (No. 771, Rec. No. 302), which was read the first time and referred to the committee on affairs of cities.

"An act to avoid the crossing of streets, avenues and highways at grade" (No. 841, Rec. No. 303), which was read the first time and referred to the committee on railroads.

"An act to amend the Greater New York charter relative to finances by amending section 1587 thereof" (No. 894, Rec. No. 304), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter 62 of the Laws of 1888, entitled 'An act to amend chapter 644 of the Laws of 1886, entitled "An act to enable any county, city or town in the State of New York to lease its public buildings, or a part thereof, to posts of the Grand Army of the Republic"'" (No. 854, Rec. No. 305), which was read the first time and referred to the committee on general laws.

"An act to amend the Banking Law, relating to the number of directors of a trust company constituting a quorum" (No. 958, Rec. No. 306), which was read the first time and referred to the committee on banks.

"An act to amend the Real Property Law, relating to the sale of real property devised or conveyed to a person for life with contingent remainder or remainders over to persons, the identity

of whom cannot be definitely ascertained until the death of the person entitled to the life estate " (No. 1025, Rec. No. 307), which was read the first time and referred to the committee on the judiciary.

"An act to amend certain sections of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' relating to various subjects" (No. 1051, Rec. No. 308), which was read the first time and referred to the committee on fisheries and game.

Mr. Knapp introduced a bill entitled "An act to amend chapter 269 of the Laws of 1902, entitled 'An act to incorporate the city of Plattsburgh,' relating to gospel and school lots in such city" (Int. No. 1403), which was read the first time and referred to the committee on affairs of cities.

Mr. Morgan introduced a bill entitled "An act to amend the Tax Law, in relation to surrogates' assistants and stenographers in Kings county and their salaries" (Int. No. 1404), which was read the first time and referred to the committee on internal affairs.

By unanimous consent,

Mr. Apgar introduced a bill entitled "An act empowering the board of water commissioners of the village of Peekskill to issue additional bonds for the purpose of extending the water mains of said village" (Int. No. 1405), which was read the first time.

On motion of Mr. Apgar, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of villages.

By unanimous consent,

Mr. Bedell introduced a bill entitled "An act to amend the Railroad Law, in relation to the computation and payment of license fees and percentages of street surface railroad companies" (Int. No. 1406), which was read the first time and referred to the committee on railroads.

Also, a bill entitled "An act to amend section 5 of the Railroad Law, in relation to forfeiture of corporate existence" (Int. No. 1407), which was read the first time and referred to the committee on railroads.

By unanimous consent,

Mr. Chambers introduced a bill entitled "An act to reappropriate money for the repair, improvement and enlargement of the State armory in the city of Troy, Rensselaer county, as provided by chapter 689 of the Laws of 1901" (Int. No. 1408), which was read the first time.

On motion of Mr. Chambers, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on ways and means.

By unanimous consent,

Mr. Cox introduced a bill entitled "An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' and the acts amendatory thereof and supplementary thereto, in relation to repaving or resurfacing streets" (Int. No. 1409), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent,

Mr. Leggett introduced a bill entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Charles F. Parker and Company against the State of New York for moneys alleged to have been wrongfully declared forfeited to the State and to render judgment therefor" (Int. No. 1410), which was read the first time and referred to the committee on claims.

By unanimous consent,

Mr. Pallace introduced a bill entitled "An act to authorize the village of Charlotte, in Monroe county, to sell its water and electric light plant and system" (Int. No. 1411), which was read the first time.

On motion of Mr. Pallace, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of villages.

Mr. Stevens, from the committee on affairs of villages, to which was referred the Senate bill introduced by Mr. Stevens, Rec. No. 52, entitled "An act to amend chapter 414 of the Laws of 1897, entitled 'An act in relation to villages, constituting chapter 21 of the general laws,' in relation to the sprinkling of

streets" (No. 110), reported the same with the following amendments and request that said bill be recommitted to said committee:

Page 1, line 8, insert the word "sufficient" before the word "water."

Page 2, line 1, insert "a" in place of the word "the" before the word "petition."

H. D. STEVENS,
Chairman.

Which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Hammond, from the committee on revision, to which was referred the following entitled bills, reported the same without recommendation:

"An act to authorize the town of Union in the county of Broome to prepare the assessment roll of said town, in two volumes, one containing the names of taxable persons and property within the town and not in the villages, and the other containing the names of taxable persons and property in villages in said town." (No. 1857, Int. No. 1349.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Miles T. Cassada against the State for damages alleged to have been sustained by him and to render judgment therefor." (No. 1781, Int. No. 1318.)

"An act to amend section 68 of the Code of Civil Procedure, relative to giving notice to attorneys in disbarment proceedings." (No. 1619, Int. No. 1223.)

"An act to amend section 41-z of the Penal Code regarding the sale to and purchase of tickets by candidates nominated for office, etc." (No. 1613, Int. No. 1217.)

"An act to amend the Code of Civil Procedure, in relation to challenges to jurors." (No. 1300, Int. No. 1025.)

"An act to amend the State Finance Law by adding an article in relation to municipal fiscal provisions and making an appropriation therefor." (No. 587, Int. No. 524.)

"An act to amend section 8 of the Code of Civil Procedure,

relative to the punishment of publications tending to prejudice and obstruct the course of justice in courts of record." (No. 971, Int. No. 807.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Frances B. Cassada against the State for damages alleged to have been sustained by her and to render judgment therefor." (No. 1782, Int. No. 1319.)

"An act in relation to assessments for local improvements, on property exempt from taxation." (No. 1894, Int. No. 731.)

"An act to amend the Tax Law, in relation to the time of making assessments in certain towns." (No. 1166, Int. No. 934.)

"An act to amend section 259 of the Tax Law relative to supplementary proceedings to collect taxes." (No. 1736, Int. No. 1287.)

"An act to amend the Code of Civil Procedure, relative to the sale of perishable property levied upon by virtue of a warrant of attachment issued by a justice of the peace." (No. 160, Int. No. 159.)

"An act to amend the Code of Civil Procedure in relation to the certification of foreign wills and letters of administration." (No. 1312, Int. No. 1037.)

"An act declaring Deer river, and its tributaries, in the towns of Montague, Pinckney and Denmark, in the county of Lewis, a public highway, and providing for the assessment and payment of damages to riparian owners thereon." (No. 1654, Int. No. 1241.)

"An act to provide for the place of holding certain terms of the surrogate's court in the county of Wayne." (No. 1920, Int. No. 1380.)

"An act to amend the Forest, Fish and Game Law, in relation to fishing for non-game fish in Cayuga lake and tributary streams." (No. 1324, Int. No. 470.)

Ordered, That said bills be engrossed for a third reading.

Mr. Hammond, from the committee on revision, to which was referred the bill (No. 1367) entitled "An act to amend sections 97, 98 and 99 of the Code of Civil Procedure, relative to the ap-

pointment of court officers" (Int. No. 1063), reported the same with the following recommendations:

Page 1, line 4, insert a semicolon in brackets after the word "Sheriffs."

Page 2, line 1, insert a comma after the word "term."

Same page, line 4, underscore the comma after the word "shall."

Page 3, line 2, underscore last "s" in the word "purposes."

Same page, line 4, strike out underscoring under the word "Each."

Same page, line 5, strike out underscoring under the word "constable."

Same page, line 6, strike out the word "court" and insert the word "term."

Amend the title to read as follows:

"An act to amend the code of civil procedure, relative to the appointment of court officers."

FRED W. HAMMOND,

Chairman.

Which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hammond, from the committee on revision, to which was referred the bill (No. 1831) entitled "An act to amend chapter 195 of the Laws of 1884, entitled 'An act to amend chapter 140 of the Laws of 1853, entitled "An act to consolidate and amend the several acts relating to the village of Batavia, to alter the bounds and to enlarge the powers of the corporation of said village," and the several acts amendatory thereof,' generally" (Int. No. 1263), reported the same with the following recommendations:

Page 1, line 1, strike out the words "one hundred and."

Same page, line 2, strike out all of line.

Same page, line 3, strike out the words "entitled 'An act to amend chapter.'"

Same page, line 4, change single to double quotation before the word "and."

Page 2, line 2, change single to double quotation after the word "village," and after the word "village" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four;" also, after the word "vil-

lage" strike out the words "and the several acts amendatory."

Same page, line 3, strike out the word "thereof."

Page 3, line 13, after the word "line" insert in brackets the words "to the place of beginning."

Page 4, line 8, change the word "bound" to "bounds."

Same page, line 10, change the word "bound" to "bounds."

Same page, line 11, change the word "bound" to "bounds."

Same page, line 12, change the word "bound" to "bounds."

Same page, line 16, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, lines 19, 22 and 24, at the end of each underscore the period and insert a semicolon in brackets.

Same page, line 26, underscore the period after the word "streets" and insert a semicolon in brackets.

Page 5, line 6, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 10, underscore the period after the word "treasurer" and insert a comma in brackets.

Same page, line 11, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 16, after the word "hold" insert the word "his."

Same page, line 20, underscore the words "in the year nineteen."

Same page, line 21, underscore the words "hundred and four."

Same page, line 22, insert a comma after the word "and."

Same page, line 24, underscore the semicolon after the word "years," and also after same word insert a comma in brackets.

Page 6, line 23, strike out the word "act" and insert the word "chapter."

Same page, line 23, after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Page 7, line 13, insert a comma after the word "him."

Same page, line 15, insert a comma after the word "him."

Same page, line 16, insert a comma after the word "treasurer."

Same page, line 19, insert a comma after the word "village."

Same page, line 21, insert a comma after the word "eighty-five."

Page 8, line 3, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 12, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 16, after the word "absence" insert a comma.

Same page, line 22, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 24, after the word "village" underscore the semicolon and insert a comma in brackets.

Page 9, line 3, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 9, insert a comma after the word "retail."

Same page, line 24, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Page 10, line 10, insert a comma after the word "village."

Page 11, line 8, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 15, underscore the comma after the word "amounts."

Page 12, line 8, underscore the comma after the word "cents," and strike out the comma after the word "and."

Same page, line 9, strike out the comma after the word "balance."

Same page, line 13, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 18, underscore the comma after the word "aforesaid" and insert a semicolon in brackets.

Same page, line 22, change the word "centum" to "cent," and underscore the words "therefor, as follows:"

Same page, line 25, underscore the comma after the word "him" and insert a semicolon in brackets.

Same page, line 26, change the word "centum" to "cent."

Page 13, line 8, interchange the words "county" and "town."

Same page, line 16, after the word "eight" insert the words "of said chapter, as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 17, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Page 14, line 7, strike out the first word "estate."

Same page, line 11, strike out underscoring from words "levy and."

Same page, line 19, change the word "cost" to "costs" and the word "of" to "and."

Page 15, line 21, after the word "from" insert the word "the."

Page 16, line 3, insert a comma after the word "premises."

Same page, line 8, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 13, after the word "collector" insert a semicolon, and after the word "such" insert the word "tax."

Same page, line 15, after the word "of" insert the word "its."

Same page, line 24, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Same page, line 26, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Page 17, line 7, underscore the period after the word "received" and insert a semicolon in brackets; also, insert a comma after the word "shall."

Same page, line 8, insert a comma after the word "levy."

Same page, line 13, insert a comma after "ceived."

Same page, line 19, insert a comma after the word "corporation."

Same page, line 22, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Page 18, line 7, after the word "direction" insert a comma.

Same page, line 9, strike out the word "act" and insert the word "chapter," and after the word "said" insert the words "as

amended by chapter one hundred and ninety-five of the laws of eighteen hundred and eighty-four."

Amend the title to read as follows:

"An act to amend chapter one hundred and forty of the laws of eighteen hundred and fifty-three, entitled 'An act to consolidate and amend the several acts relating to the village of Batavia, to alter the bounds and to enlarge the powers of the corporation of said village,' generally."

FRED W. HAMMOND,
Chairman.

Which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Coon, from the committee on engrossed bills, reported the following entitled bills as correctly printed or engrossed:

"An act to authorize the city of Lockport to borrow money, by the issue of bonds, to establish a sanitary heating, ventilating and closet system in High street school building." (No. 1602, Int. No. 1206.)

"An act to amend the charter of the city of Geneva, and the act amendatory thereof, relative to designation of depositaries for city funds." (No. 1828, Int. No. 960.)

"An act conferring jurisdiction upon the Adjutant-General to hear, audit and determine the claim of John H. Shaffer, private, Thirty-seventh Separate Company, National Guard of New York, for compensation by reason of disability arising from blindness incurred in the service of the State." (No. 1792, Int. No. 421.)

"An act to create a pension fund for the retirement of officers and employes in the civil service in cities of the first and second class and in the city of New York and any county within the limits of said city, the clerks and employes of the supreme court and of all county officers within said city." (No. 1537, Int. No. 913.)

"An act to amend chapter 40 of the Laws of 1888, entitled 'An act to incorporate the city of Hornellsville,' relating to city elections." (No. 1687, Int. No. 1256.)

"An act to amend the Penal Code, relating to abandonment of child under sixteen years." (No. 1877, Int. No. 581.)

"An act to amend the Town Law, relating to the compensation of commissioners of highways." (No. 1879, Int. No. 1069.)

"An act to amend section 626 of the Penal Code, relative to the rate of fare to be charged immigrants." (No. 1878, Int. No. 841.)

"An act to amend section 366 of the Greater New York charter, relating to retirement and pensioning of police matrons." (No. 1880, Int. No. 1158.)

"An act authorizing the comptroller of the city of New York to take proof of the claims of John A. Turner and James Macdonald for services performed and disbursements made while acting as assistants to expert accountants in the office of the comptroller of the city of New York and to allow said comptroller to pay said claims." (No. 831, Int. No. 712.)

"An act to continue the office of recorder of the city of Albany, and to prescribe his jurisdiction and powers, and those of the court of special sessions held in and for the city of Albany by the recorder of said city." (No. 1606, Int. No. 1210.)

"An act to amend the Greater New York charter, relative to dockmasters' districts." (No. 1365, Int. No. 1061.)

"An act to amend the County Law, relative to the expenses of the district attorney of Albany county." (No. 1691, Int. No. 1260.)

"An act making an appropriation for the New York State Hospital for the Treatment of Incipient Pulmonary Tuberculosis at Ray Brook." (No. 1237, Int. No. 980.)

"An act to amend the Greater New York charter, relative to the department of correction." (No. 501, Int. No. 458.)

"An act to amend the Village Law, in relation to the territory and population requisite for incorporation." (No. 1474, Int. No. 1139.)

"An act to amend the Greater New York charter so as to confer power upon the board of estimate and apportionment to acquire lands in certain parts of the city of New York for play grounds and to provide for the improvement thereof." (No. 1640, Int. No. 1227.)

"An act to provide for the appointment of a commission to investigate the matter of disputed title to lands claimed by the State in counties containing portions of the forest preserve." (No. 1352, Int. No. 1052.)

"An act to amend the Greater New York charter, relative to water meters, and to provide means for placing the same." (No. 1536, Int. No. 906.)

"An act relating to the appointment of employees of the fire department of the city of New York to the uniformed force of the said department." (No. 986, Int. No. 570.)

"An act to authorize the comptroller of the city of New York to cancel and compromise a certain contract between Patrick J. Nagle and the town board of the town of Hempstead, and to pay to said Patrick J. Nagle, or his assigns, the value of the service actually rendered, and light furnished thereunder." (No. 1459, Int. No. 1124.)

"An act to reappropriate money for building a bridge over the Champlain canal connecting Burke avenue with Francis street in the village of Mechanicville, and to make an additional appropriation therefor." (No. 716, Int. No. 636.)

"An act authorizing the city of Lockport to raise money for the purpose of improving Transit street between Price and Glenwood avenue, known as Transit street extension, in said city, to be hereafter known as the Transit street improvement." (No. 1443, Int. No. 1111.)

"An act authorizing the board of estimate and apportionment of the city of New York to audit and allow, and authorizing the comptroller of such city to pay to John E. Braun compensation for services rendered by him as interpreter in the magistrates' court in such city." (No. 1533, Int. No. 681.)

"An act to amend the Liquor Tax Law, in relation to the time of payment of taxes." (No. 1863, Int. No. 1355.)

"An act to provide for local improvements in the city of New York by annual installment payments subject to the authority and discretion of the board of estimate and apportionment of the city of New York." (No. 1764, Int. No. 1307.)

"An act authorizing the comptroller to hear and determine the application of Charles Doherty for the cancellation of the sale of certain lands in the town of Minerva, county of Essex, for unpaid taxes." (No. 1741, Int. No. 1292.)

"An act to amend the Forest, Fish and Game Law, in relation to the protection of wild black bears." (No. 1788, Int. No. 53.)

“An act to amend the Tax Law, in relation to the payment of taxes on personal property by non-residents.” (No. 1791, Int. No. 296.)

“An act to amend section 401 of the Penal Code, relative to certain offenses connected with the dispensing and sale of drugs and medicines.” (No. 1793, Int. No. 716.)

“An act to amend the Railroad Law, in relation to rails of street surface railroads.” (No. 1794, Int. No. 720.)

“An act to amend the Tax Law, relating to the expense of publishing notices of redemption of lands sold by the county treasurer for unpaid taxes.” (No. 1797, Int. No. 784.)

“An act to amend the Tax Law, in relation to the appointment of appraisers.” (No. 1809, Int. No. 1328.)

“An act to make the office of sheriff of Putnam county a salaried office, and to regulate the management of said office.” (No. 1861, Int. No. 1353.)

“An act to amend the Greater New York charter, relative to the municipal courts.” (No. 1871, Int. No. 1159.)

“An act making an appropriation for the due and appropriate participation by the State in the ceremonies attending the dedication of buildings of the Louisiana Purchase Exposition.” (No. 1872, Int. No. 1163.)

“An act to amend chapter 238 of the Laws of 1871, entitled ‘An act to provide for the payment of the crier and attendants of the Court of Appeals,’ relating to the appointment of a law clerk.” (No. 1876, Int. No. 1245.)

“An act to make an appropriation for the payment of the judgments of the Court of Claims, in claims arising on account of the canals of this State.” (No. 1875, Int. No. 1213.)

“An act to amend the Forest, Fish and Game Law, relative to the salaries of the assistant chief game protectors.” (No. 1873, Int. No. 1169.)

“An act making an appropriation to provide means for drainage of lands in the towns of Somerset and Hartland, in Niagara county, by deepening, improving and lengthening Golden Hill creek and its tributaries.” (No. 1866, Int. No. 9.)

“An act to amend chapter 910 of the Laws of 1896, entitled ‘An

act to authorize the recovery of an assessment paid for a local improvement which assessment has been annulled,' in relation to actions for such recovery." (No. 1893, Int. No. 730.)

"An act to amend the Penal Code by adding a section to be known as section 384-q, relative to the employment of certain persons and the payment of wages." (No. 1892, Int. No. 190.)

"An act to amend chapter 227 of the Laws of 1898, entitled 'An act to create a public improvement commission in and for the city of Cohoes and to define its powers and duties,' and the acts amendatory thereof, in relation to the amount which said commission is authorized to expend." (No. 1864, Int. No. 1356.)

"An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Edward J. Barrett, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Edward J. Barrett in the position formerly held by him." (No. 1813, Int. No. 1332.)

"An act to amend section 2513 of the Code of Civil Procedure, in relation to the appointment and compensation of stenographers in surrogates' courts in certain counties." (No. 1846, Int. No. 215.)

"An act to provide for the attachment of the Williams folding stairs to the Genesee street bridge over the Erie canal in the city of Utica, and making an appropriation therefor." (No. 1868, Int. No. 507.)

"An act to amend the Greater New York charter, relative to the department of docks and ferries." (No. 1830, Int. No. 1097.)

"An act incorporating the Personal Property Loan Company." (No. 1896, Int. No. 1252.)

"An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional justices for such court." (No. 1895, Int. No. 738.)

"An act to amend the Railroad Law in relation to the protection of certain employes of street railroads." (No. 1858, Int. No. 1350.)

"An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis." (No. 1843, Int. No. 1247.)

"An act providing for the appointment of commissioners to determine the cost and expenses of constructing and maintaining regulating reservoirs on the Genesee river and its tributaries and the assessments necessary therefor." (No. 1834, Int. No. 615.)

"An act to provide for the location of a public market place, and for the establishment and maintenance of a public market in the Eighth ward of the borough of Brooklyn, city of New York, for the acquisition of lands for this purpose, and for the regulation and management of the same." (No. 1840, Int. No. 1030.)

"An act for the relief of William H. Hart, in connection with the life insurance fund of the fire department of the city of New York." (No. 1838, Int. No. 1200.)

"An act in relation to jurors in the city of New York." (No. 1420, Int. No. 439.)

"An act amending section 1772 of the Code of Civil Procedure, to provide for the enforcement in this State of a judgment for divorce or separation rendered in another State requiring a husband to provide for the education and maintenance of his children and the support of his wife." (No. 1531, Int. No. 330.)

"An act to amend the General Corporation Law, in relation to foreign corporations." (No. 1835, Int. No. 329.)

"An act to authorize the municipal civil service commission of the city of New York to reopen and reconsider the case of Roundsman Joseph Devlin." (No. 1845, Int. No. 118.)

"An act to make an appropriation for the payment of the judgments of the Court of Claims, in claims other than those on account of the canals of this State." (No. 1610, Int. No. 1214.)

"An act to amend the Village Law, relating to the number of members of hook and ladder companies." (No. 1600, Int. No. 1204.)

"An act to amend the Public Buildings Law, in relation to the control of repairs, additions and alterations of the public buildings of the State." (No. 1690, Int. No. 1259.)

"An act to amend sections 86 and 87 of the Real Property Law, relative to sales, mortgages and leases by trustees." (No. 1466, Int. No. 1131.)

"An act to amend the Revised Statutes, relating to the opening of ditches and prescribing the powers of fence viewers in respect thereto." (No. 1457, Int. No. 1122.)

"An act to amend the Real Property Law, relative to the discharge of mortgages in counties wholly embraced within cities of the first class." (No. 1842, Int. No. 674.)

"An act to provide for the construction of the superstructure of the bridge over the Black river between the towns of Lowville and Watson, Lewis county, known as Beech's bridge, and making an appropriation therefor." (No. 880, Int. No. 748.)

Mr. Hoffman offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 827) entitled "An act authorizing the city of Lockport to raise money for the purpose of improving Transit street between Price and Glenwood avenue, known as Transit street extension, in said city, to be hereafter known as Transit street improvement" (Rec. No. 263), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Hoffman, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Hoffman, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Monroe	Shanahan
Agnew	Daly	Hoadley	Moran	Sheldon
Allen	Davis, M	Hooker	Moreland	Sherry
Apgar	Denison	Hornidge	Mortimer	Sloane
Bedell	Dickinson	Hubbs	Mullaney	Smith, A P

Bostwick	Dolan	Hughes	Neville	Smith, C W
Bradley	Dooling	Kearney	Nichols	Smith, G H
Bridgeman	Doughty	Keegan	Orr	Smith, J T
Brill	Doyle	Kehoe	Outtonson	Stevens
Burke	Duer	Knapp	Oxford	Stiles
Burns	Dwyer	Landon	Pallace	Sullivan
Butler	Evans	Leggett	Patchin	Sulzbürger
Cadin	Everett	Lewis	Patton	Thorn
Candee	Farrell	Lynch	Pearsall	Treat
Chambers	Finch	Mathews	Phillips	Ulmann
Clark	Finegan	McCarthy, J J	Plank	Ulrich
Cohn	Fitzpatrick	McCormack	Platt	Wainwright
Conkling, H	Fowler	McCullough	Reeve	Wemple
Conkling, J B	Graeff	McKeown	Remsen	Whitney
Cooke, W V	Hackett	McManus	Reynolds	Williams
Coon	Hammond	McNair	Robinson	Wolf
Costello	Hanford	Mead	Rogers	Wood
Cowan	Harvey	Merritt	Ruehl	Yale
Cox	Hayden	Miller	Scovill	Zettler
Curry				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Hoffman offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 874) entitled "An act to authorize the city of Lockport to borrow money, by the issue of bonds, to establish a sanitary heating, ventilating and closet system in High street school building" (Rec. No. 262), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Hoffman, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Hoffman, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Miller	Shanahan
Agnew	Daly	Hoffman	Moran	Sherry
Allston	Davis, L L	Hooker	Moreland	Simpson
Apgar	Denison	Hornidge	Mortimer	Smith, A P
Bostwick	Dolan	Hubbs	Mullaney	Smith, C W
Burke	Dooling	Hughes	Neville	Smith, G H
Bridgeman	Dowling	Kearney	Nye	Stevens
Brill	Duer	Keegan	Orr	Stiles
Burke	Ellis	Knapp	Oxford	Sulzbürger
Burnett	Evans	Landon	Pallace	Thorn
Burns	Everett	Leggett	Palmer	Treat
Butler	Ferre	Lewis	Patchin	Ulmann
Byrne	Finch	Litthauer	Patton	Wainwright
Candee	Fitzpatrick	Lynch	Pearsall	Weber
Clark	Fowler	Mathews	Plank	Wemple
Cohn	Graeff	McCarthy, J J	Platt	Whitney
Conkling, H	Hackett	McCormack	Reeve	Wolf
Conkling, J B	Hammond	McInerney	Reynolds	Wood
Cooke, W V	Hanford	McKeown	Richter	Yale
Costello	Harvey	McNair	Robinson	Zettler
Coutant	Hayden	Mead	Rogers	
Cox	Hinson	Metcalfe	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Graeff offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of the Senate bill (No. 873) entitled "An act to amend the Village Law, relating to the number of members of hook and ladder companies" (Rec. No. 209), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Graeff, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Graeff, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Harvey	Mead	Ruehl
Agnew	Cowan	Hayden	Merritt	Scovill
Allen	Curry	Hewitt	Miller	Shanahan
Apgar	Dale	Hinson	Monroe	Sheldon
Bedell	Davis, L L	Hoadley	Moran	Sherry
Bourke	Davis, M	Hoffman	Morgan	Simpson
Bradley	Dickinson	Hornidge	Mullaney	Smith, A P
Bridgeman	Dolan	Hubbs	Neville	Smith, C W
Brill	Doll	Hughes	Nye	Smith, J T
Bullwinkel	Dooling	Keegan	Outterson	Stiles
Burke	Dowling	Kehoe	Oxford	Sullivan
Burnett	Doyle	Knapp	Palmer	Thorn
Burns	Duer	Landon	Patchin	Treat
Byrne	Ellis	Leggett	Pearsall	Ulnann
Cadin	Evans	Lewis	Phillips	Ulrich
Candee	Farrell	Litthauer	Platt	Weber
Clark	Finch	Lynch	Prince	Wemple
Cohn	Finegan	McCarthy, E J	Reeve	Whitney
Conkling, H	Fitzpatrick	McCarthy, J J	Remsen	Wolf
Conkling, J B	Graeff	McCormack	Richter	Wood
Cooke, W V	Grattan	McCullough	Robinson	Yale
Coon	Hammond	McKeown	Rosenstein	Zettler
Costello	Hanford	McManus		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Palmer rose to a question of personal privilege and said: I rise to a question of personal privilege. For several days past there has been printed and circulated in several newspapers in this State charges against this body of such a character that if they be true the public is entitled to know it. If there be no truth in those statements this body has a right to defend themselves against these malicious charges. Believing, as I do, that those statements are unfounded so far as any member of this body is concerned, and never believing in offering a resolution to investigate until there be some tangible proof upon which to predicate the motion, I therefore ask, in justice to ourselves, that if any person in this State has any evidence upon which charges can be predicated of such a character as those which have been published, that they file this evidence in legal form

with the Clerk of this House, in order that the people may understand whether or not the charges be true, and this body protect itself against these charges. While I do not offer a resolution, I make the request that if there be any such tangible proof, legal proof, that it be filed with the Clerk of this House, that this body may act upon it.

Mr. Speaker — The Chair would say along the line of the suggestion of the gentleman from Schoharie, that he has said several times when being interviewed by the representatives of the press, that if there was any occasion for the charges which have been made in a wholesale way against this body, if that fact would be presented to the Chair he would see that a proper investigation would be had. The Chair's position is the same now as it has always been upon propositions of that kind. If anyone has any evidence bearing out the charges made against this body, it is the duty of this body to investigate; and I know a resolution of that kind would receive the unanimous vote of everybody about this circle.

Mr. Bostwick rose to a question of personal privilege and said: In view of the criticisms which have been made during the past few days upon Assembly bill No. 1808, I feel called upon in justice to myself to make a statement in regard to that measure. The bill in question is a bill which provides for certain changes in the rapid transit act, the purposes of which are to govern the manner in which future extensions of the subway system in the city of New York shall be made, and the conditions to be imposed by the city upon the contractors. This bill was introduced by me and has become generally known as the Bostwick bill or Low-Bostwick bill.

The bill is not one of my own preparation. It was drawn by Corporation Counsel Rives, and was the result of much thought on the part of the mayor in regard to changes that should be made in the rapid transit act. The bill was brought to Albany by City Chamberlain Gould, and was introduced by me at his request after having received the approval of the mayor and the city authorities and being the one which they desired passed.

As one of the Republican members of the Legislature from the city of New York, I consider myself, in a sense, a medium through which the mayor is able to make known to the Legislature his desires as respects legislation. It was in this capacity and not on my individual responsibility, that I introduced Assembly bill No. 1808. The mayor of the city unquestionably has a right to have a bill which all the city authorities believe to be in the interest of the city introduced in the Legislature, and it is only proper that such a bill should be introduced by one of the New York city members belonging to the majority. The showing of this courtesy to the man ought not to involve co-ordinate responsibility upon the member to justify the assumption by the public that the bill embodies the member's own thoughts upon this subject matter. I do not desire by these statements to convey the impression that I have any wish or purpose to repudiate the mayor's measure for which I have become the legislative sponsor. My sole intention is to define my own responsibility.

My regard for the mayor's integrity absolutely precludes the notion that in giving his sanction to the bill, he was actuated by any motives other than what he considered to be the best interest of the city. If, as has been claimed, the bill does not properly safeguard the city's interest and the mayor can be convinced of its defects in this respect, I am confident that he will be the first to call either for its amendment or its withdrawal. I am sure that he will give the most careful consideration to all the criticisms which have been passed upon the bill and that to this consideration he will bring a perfectly open mind.

I shall not press the bill until I hear from the mayor. If, after impartial analysis of the objections raised against the bill, the mayor should conclude that the legislation for which it provides is desirable, and for the best interests of the city, I shall be willing to act upon the integrity and the wisdom of his final judgment.

The bill (No. 1837) entitled "An act to authorize the vestry of St. Peter's Church of Cortlandt, Westchester county, to regu-

late the interment of bodies in the cemetery of such church" (Int. No. 933), was read the second time.

On motion of Mr. Apgar, said bill was placed on the order of third reading.

On motion of Mr. Apgar, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McManus	Rosenstein
Agnew	Curry	Hammond	Mead	Ruehl
Allen	Dale	Hanford	Metcalfe	Scovill
Apgar	Daly	Harvey	Miller	Shanahan
Bostwick	Davis, M	Hewitt	Moran	Sheldon
Bradley	Denison	Hinson	Moreland	Simpson
Bridgeman	Dickinson	Hoffman	Mortimer	Smith, A P
Bullwinkel	Dolan	Hooker	Mullaney	Smith, G H
Burke	Dooling	Hornidge	Nichols	Stevens
Burns	Dowling	Hubbs	Nye	Stiles
Butler	Doyle	Kearney	Outterson	Sulzburger
Cadin	Duer	Keegan	Pallace	Thorn
Candee	Dwyer	Kehoe	Palmer	Treat
Clark	Ellis	Knapp	Patchin	Ulmann
Cohn	Evans	Landon	Pearsall	Wainwright
Conkling, H	Farrell	Leggett	Phillips	Wemple
Conkling, J B	Ferre	Lewis	Platt	Whitney
Cook, E	Finch	Lynch	Reeve	Wolf
Cooke, W V	Finegan	Mathews	Remsen	Wood
Coon	Fitzpatrick	McCarthy, J J	Richter	Yale
Costello	Fowler	McCullough	Robinson	Zettler
Coutant	Graeff	McInerney		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1612) entitled "An act to amend section 536 of chapter 466 of the Laws of 1901, entitled 'An act to amend the Greater New York charter, chapter 378 of the Laws of 1897, entitled 'An act to unite into one municipality under the corporate name of the city of New York, the various communities lying in and about New York harbor, including the city and

county of New York, the city of Brooklyn and the county of Kings, the county of Richmond and part of the county of Queens, and to provide for the government thereof," providing for extra compensation for the uniformed force of the street cleaning department when employed on Sundays, or to exceed eight hours in any other calendar day" (Int. No. 1216), having been announced for a third reading,

On motion of Mr. Wainwright, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 961) entitled "An act to amend the Tax Law, relating to the taxation of savings bank deposits" (Int. No. 797), was read the second time.

On motion of Mr. E. Cook, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1811) entitled "An act to amend chapter 546 of the Laws of 1896, entitled 'An act relating to State charities, constituting chapter 26 of the general laws,' relating to commitments to houses of refuge and reformatories for women" (Int. No. 1330), was read the second time.

On motion of Mr. Dowling, said bill was placed on the order of third reading.

On motion of Mr. Dowling, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Metcalfe	Rosenstein
Agnew	Davis, L L	Hoadley	Miller	Scovill
Allen	Denison	Hoffman	Monroe	Sheldon
Allston	Dickinson	Hooker	Moreland	Sherry
Apgar	Dolan	Hubbs	Morgan	Simpson
Bostwick	Doll	Hughes	Mortimer	Sloane
Bradley	Dooling	Kearney	Neville	Smith, C W

Bridgeman	Doughty	Keegan	Nichols	Smith, G H
Bullwinkel	Dowling	Kehoe	Nye	Smith, J T
Burke	Duer	Knapp	Outterson	Stiles
Burns	Dwyer	Landon	Oxford	Sullivan
Byrne	Ellis	Leggett	Pallace	Thorn
Cadin	Evans	Lewis	Palmer	Traub
Chambers	Farrell	Litthauer	Patchin	Treat
Clark	Ferre	Mathews	Pearsall	Ulmann
Conkling, H	Finch	McCarthy, E J	Phillips	Wainwright
Conkling, J B	Finegan	McCarthy, J J	Plank	Weber
Cook, E	Fowler	McCullough	Platt	Wemple
Coon	Graeff	McInerney	Reeve	Williams
Costello	Hackett	McKeown	Remsen	Wolf
Cowan	Hammond	McManus	Richter	Wood
Cox	Hanford	McNair	Robinson	Yale
Curry	Harvey	Merritt	Rogers	Zettler
Dale	Hayden			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1931) entitled "An act to amend chapter 615 of the Laws of 1894, entitled 'An act to revise the charter of the city of Elmira' and the several acts amendatory thereof and supplemental thereto, relating to the date of the commencement of the civil year, the appointment of city officers and expenses and taxation in said city" (Int. No. 1108), was read the second time.

On motion of Mr. Moreland, said bill was placed on the order of third reading.

On motion of Mr. Moreland, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Merritt	Shanahan
Agnew	Daly	Hinson	Metcalfe	Sherry
Apgar	Davis, L L	Hoffman	Mourroe	Simpson
Bedell	Denison	Hornidge	Moreland	Smith, A P
Bourke	Dickinson	Hughes	Morgan	Smith, C W
Bradley	Doll	Kearney	Mullaney	Smith, J T

Brill	Dooling	Kehoe	Neville	Stiles
Burke	Doughty	Knapp	Nye	Sulzburger
Burns	Dowling	Landon	Outterson	Thorn
Butler	Duer	Leggett	Oxford	Treat
Cadin	Ellis	Lewis	Palmer	Ulmann
Candee	Evans	Lynch	Patton	Wainwright
Clark	Farrell	McCarthy, E J	Phillips	Wemple
Cohn	Finch	McCarthy, J J	Platt	Whitney
Conkling, J B	Finegan	McCullough	Reeve	Wolf
Cooke, W V	Fowler	McInerney	Reynolds	Wood
Costello	Grattan	McManus	Rogers	Yale
Coutant	Hammond	Mead	Ruehl	Zettler
Cowan	Hanford			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1926) entitled "An act to amend the Greater New York charter, relative to setting apart piers for recreation" (Int. No. 299), was read the second time.

On motion of Mr. Kehoe, said bill was placed on the order of third reading.

On motion of Mr. Kehoe, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McManus	Ruehl
Allen	Cowan	Hammond	Mead	Scovill
Allston	Cox	Harvey	Miller	Sheldon
Apgar	Dale	Hayden	Monroe	Sherry
Bedell	Daly	Hinson	Moreland	Sloane
Bostwick	Davis, L L	Hoffman	Mortimer	Smith, C W
Bourke	Denison	Hooker	Neville	Smith, J T
Bridgeman	Dolan	Hornidge	Nichols	Stevens
Brill	Doll	Hubbs	Orr	Sullivan
Bullwinkel	Dooling	Hughes	Outterson	Sulzburger
Burnett	Dowling	Keegan	Pallace	Traub
Burns	Doyle	Kehoe	Palmer	Treat
Butler	Dwyer	Knapp	Patchin	Ulrich
Byrne	Ellis	Landon	Pearsall	Wainwright
Candee	Evans	Leggett	Plank	Weber
Chambers	Farrell	Litthauer	Platt	Whitney

Cohn	Ferre	Mathews	Prince	Williams
Conkling, H	Finegan	McCarthy, E J	Reeve	Wood
Conkling, J B	Fitzpatrick	McCormack	Reynolds	Yale
Cook, E	Fowler	McCullough	Robinson	Zettler
Coon	Grattan	McKeown	Rogers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 734, Assembly reprint No. 1891) entitled "An act to amend the Partnership Law" (Rec. No. 168), was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on rules.

The Senate bill (No. 729) entitled "An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring East Brook a tributary of the easterly branch of St. Regis river a public highway for the floating of logs and shingle bolts'" (Rec. No. 227), having been announced for a third reading,

Mr. Stevens moved that said bill be recommitted to the committee on general laws, with instructions to report the same forthwith amended as follows:

Add at end of section 2, page 2, the words "Nothing in this act shall apply to lands or waters in Franklin county."

On motion of Mr. Stevens, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next, together with said amendment.

The Senate bill (No. 767) entitled "An act to amend chapter 36 of the Laws of 1894, entitled 'An act supplementary to and amendatory of chapter 479 of the Laws of 1892, entitled 'An act to supply the city of Auburn with water'" (Rec. No. 248), was read the second time.

On motion of Mr. Hewitt, said bill was placed on the order of third reading.

On motion of Mr. Hewitt, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hinson	Miller	Shanahan
Agnew	Davis, M	Hoadley	Monroe	Sheldon
Allen	Denison	Hoffman	Moreland	Sherry
Apgar	Dolan	Hooker	Morgan	Simpson
Bedell	Doll	Hornidge	Mortimer	Sloane
Bradley	Dooling	Hughes	Neville	Smith, A P
Bourke	Dowling	Kearney	Nichols	Smith, C W
Brill	Doyle	Keegan	Orr	Smith, J T
Bullwinkel	Duer	Kehoe	Outterson	Stevens
Burke	Dwyer	Knapp	Pallace	Stiles
Burnett	Ellis	Landon	Palmer	Sulzbarger
Butler	Evans	Leggett	Patchin	Thorn
Byrne	Everett	Lewis	Patton	Treat
Cadin	Farrell	Litthauer	Pearsall	Ulmann
Chambers	Finch	Lynch	Phillips	Ulrich
Clark	Finegan	McCarthy, E J	Plank	Wainwright
Conkling, H	Fitzpatrick	McCarthy, J J	Platt	Weber
Conkling, J B	Fowler	McCormack	Reeve	Wemple
Cooke, W V	Graeff	McCullough	Remsen	Whitney
Coon	Grattan	McInerney	Reynolds	Williams
Coutant	Hackett	McKeown	Robinson	Wolf
Cowan	Hammond	McNair	Rogers	Wood
Cox	Hanford	Mead	Rosenstein	Yale
Dale	Hayden	Metcalf	Scovill	Zettler
Daly	Hewitt			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 717) entitled "An act to amend the Game Law, relative to grouse and woodcock in the counties of Schoharie, Montgomery and Otsego" (Rec. No. 236), having been announced for a second reading,

Mr. J. B. Conkling moved to amend as follows:

Page 1, line 8, after the word "Schoharie" strike out the comma and insert the word "and."

Same page, lines 8 and 9, strike out the words "and Otsego."

Mr. Speaker put the question whether the House would agree to said motion of Mr. J. B. Conkling, and it was determined in the affirmative.

Said bill as amended was then read the second time, and on motion of Mr. J. B. Conkling, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 691) entitled "An act to amend the Code of Criminal Procedure, relating to the appointment of probationary officers, and defining their duties" (Rec. No. 166), was read the second time.

On motion of Mr. Clark, said bill was placed on the order of third reading.

On motion of Mr. Clark, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hanford	McNair	Scovill
Agnew	Dale	Harvey	Merritt	Sheldon
Allen	Daly	Hayden	Metcalfe	Sherry
Allston	Davis, L L	Hewitt	Miller	Simpson
Bedell	Denison	Hinson	Moran	Sloane
Bostwick	Dickinson	Hoadley	Morgan	Smith, C W
Bourke	Dolan	Hoffman	Mortimer	Smith, G H
Bradley	Doll	Hooker	Neville	Smith, J T
Bridgeman	Dooling	Hornidge	Nichols	Stevens
Brill	Doughty	Hubbs	Nye	Stiles
Bullwinkel	Doyle	Hughes	Outterson	Sullivan
Burnett	Duer	Kearney	Pallace	Sulzbarger
Burns	Dwyer	Keegan	Palmer	Thorn
Butler	Ellis	Kehoe	Patchin	Traub
Byrne	Evans	Knapp	Pearsall	Treat
Candee	Everett	Landon	Phillips	Ulmann
Chambers	Farrell	Leggett	Platt	Wainwright
Clark	Ferre	Litthauer	Prince	Weber
Conkling, H	Finch	Lynch	Reeve	Wemple
Conkling, J B	Finegan	Mathews	Remsen	Whitney
Cook, E	Fitzpatrick	McCarthy, J J	Reynolds	Williams
Coon	Fowler	McCormack	Richter	Wolf
Costello	Graeff	McCullough	Robinson	Wood
Coutant	Grattan	McKeown	Rogers	Yale
Cowan	Hackett	McManus	Ruehl	Zettler
Cox	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 892) entitled "An act to amend chapter 400 of the Laws of 1902, entitled 'An act to amend the charter of the village of Saratoga Springs and provide for the completion of a system for the disposal of the sewage of said village'" (Rec. No. 241), was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hoadley	Morgan	Ruehl
Agnew	Curry	Hoffman	Mortimer	Seovill
Allen	Dale	Hornidge	Mullaney	Shanahan
Allston	Davis, L L	Hubbs	Neville	Sheldon
Bedell	Davis, M	Hughes	Nichols	Sherry
Bostwick	Denison	Kearney	Nye	Simpson
Bradley	Dolan	Kehoe	Outterson	Sloane
Bourke	Doll	Knapp	Oxford	Smith, A P
Bridgeman	Dooling	Landon	Pallace	Smith, C W
Brill	Dowling	Leggett	Palmer	Smith, G H
Bullwinkel	Doyle	Lewis	Patchin	Smith, J T
Burke	Dwyer	Litthauer	Patton	Stevens
Burns	Ellis	Mathews	Pearsall	Sullivan
Butler	Evans	McCarthy, E J	Phillips	Sulzbürger
Byrne	Everett	McCarthy, J J	Plank	Thorn
Cadin	Ferre	McCormack	Platt	Traub
Chambers	Finch	McCullough	Prince	Ulmann
Clark	Finegan	McInerney	Reeve	Wainwright
Cohn	Fowler	McManus	Remsen	Weber
Conkling, H	Grattan	McNair	Reynolds	Wemple
Conkling, J B	Hackett	Mead	Richter	Wolf
Cooke, W V	Hammond	Metcalfe	Robinson	Wood
Coon	Harvey	Miller	Rogers	Yale
Costello	Hewitt	Moran	Rosenstein	Zettler
Coutant	Hinson	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 852) entitled "An act to amend chapter 90 of the Laws of 1901, entitled 'An act empowering the north side water commissioners of the town of Waterford, county of Saratoga, to contract with water companies for sprinkling Saratoga avenue in said district and providing for the payment therefor'" (Rec. No. 220), was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Grattan	McKeown	Robinson
Allen	Dale	Hackett	McManus	Rosenstein
Allston	Daly	Hammond	McNair	Ruehl
Bedell	Davis, L L	Harvey	Mead	Scovill
Bostwick	Davis, M	Hayden	Merritt	Sheldon
Bourke	Denison	Hewitt	Miller	Simpson
Bradley	Dickinson	Hinson	Monroe	Sloane
Bridgeman	Dolan	Hoffman	Moran	Smith, A P
Brill	Doll	Hooker	Moreland	Smith, G H
Burke	Dooling	Hornidge	Mortimer	Stevens
Burnett	Doughty	Hubbs	Mullaney	Stiles
Burns	Dowling	Hughes	Neville	Sulzbürger
Byrne	Doyle	Kearney	Nye	Traub
Cadin	Duer	Kehoe	Orr	Treat
Candee	Dwyer	Knapp	Outtersen	Ulmann
Chambers	Ellis	Landon	Pallace	Ulrich
Clark	Everett	Leggett	Palmer	Wainwright
Conkling, H	Farrell	Lewis	Patton	Wemple
Conkling, J B	Ferre	Lynch	Pearsall	Whitney
Cook, E	Finch	Mathews	Plank	Williams
Cooke, W V	Finegan	McCarthy, J J	Prince	Wolf
Coon	Fitzpatrick	McCormack	Reeve	Wood
Costello	Fowler	McCullough	Reynolds	Yale
Coutant	Graeff	McInerney	Richter	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 762) entitled "An act to amend chapter 323 of the Laws of 1872, entitled 'An act authorizing the election of a receiver of taxes and assessments for the town and village of Saratoga Springs'" (Rec. No. 219). was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Grattan	McInerney	Rogers
Agnew	Cox	Hackett	McManus	Ruehl
Allen	Curry	Hammond	McNair	Scovill
Allston	Dale	Hanford	Mead	Shanahan
Apgar	Daly	Hayden	Metcalfe	Sherry
Bedell	Davis, L L	Hewitt	Miller	Sloane
Bostwick	Davis, M	Hoadley	Moran	Smith, A P
Bradley	Dickinson	Hoffman	Moreland	Smith, G H
Brill	Dolan	Hooker	Morgan	Smith, J T
Burke	Doll	Hornidge	Mullaney	Stiles
Burnett	Dooling	Hubbs	Nichols	Sulzbarger
Burns	Doughty	Hughes	Nye	Thorn
Byrne	Doyle	Kearney	Outtersen	Treat
Cadin	Duer	Keegan	Oxford	Ulrich
Candee	Dwyer	Kehoe	Palmer	Wainwright
Clark	Ellis	Knapp	Patton	Weber
Cohn	Evans	Landon	Pearsall	Whitney
Conkling, H	Everett	Leggett	Plank	Williamis
Conkling, J B	Farrell	Lewis	Platt	Wolf
Cooke, W V	Finch	Lynch	Reeve	Wood
Coon	Finegan	Mathews	Reynolds	Yale
Costello	Fitzpatrick	McCarthy, J J	Robinson	Zettler
Coutant	Graeff	McCullough		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 534) entitled "An act to amend the fifth

section of the Highway Law, relating to mile stones and guide-boards" (Rec. No. 114), was read the second time.

On motion of Mr. Moran, said bill was placed on the order of third reading and referred to the committee on rules.

The Senate bill (No. 560) entitled "An act to amend the Highway Law, relative to the construction, maintenance and repairs of certain bridges" (Rec. No. 139), was read the second time.

On motion of Mr. M. Davis, said bill was placed on the order of third reading and referred to the committee on rules.

The bill (No. 1645) entitled "An act to amend the Greater New York charter, relative to the offices of county treasurer in the counties of Richmond, Queens and Kings, and comptroller of the city of New York" (Int. No. 1232), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hoadley	Metcalfe	Scovill
Agnew	Dickinson	Hoffman	Miller	Sheldon
Allen	Doll	Hooker	Moran	Sherry
Allston	Dooling	Hornidge	Moreland	Simpson
Apgar	Doughty	Hubbs	Morgan	Sloane
Bedell	Dowling	Hughes	Mullaney	Smith, A P
Bostwick	Doyle	Kearney	Neville	Smith, G H
Bourke	Duer	Keegan	Nichols	Smith, J T
Bridgeman	Dwyer	Kehoe	Nye	Stevens
Bullwinkel	Ellis	Knapp	Orr	Stiles
Burke	Evans	Landon	Outterson	Sulzburger
Burns	Everett	Leggett	Pallace	Thorn
Byrne	Farrell	Lewis	Palmer	Traub
Cadin	Finch	Lynch	Patchin	Ulmann
Chambers	Finegan	Mathews	Patton	Ulrich
Cohn	Fitzpatrick	McCarthy, E J	Phillips	Wainwright
Conkling, H	Fowler	McCarthy, J J	Plank	Weber
Cook, E	Grattan	McCullough	Platt	Wemple
Cooke, W V	Hackett	McInerney	Reeve	Whitney
Costello	Hammond	McKeown	Remsen	Williams
Cowan	Hanford	McManus	Reynolds	Wolf
Cox	Harvey	McNair	Robinson	Wood
Curry	Hayden	Mead	Rogers	Yale
Daly	Hewitt	Merritt	Ruehl	Zettler
Davis, M	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1602) entitled "An act to authorize the city of Lockport to borrow money, by the issue of bonds, to establish a sanitary heating, ventilating and closet system in High street school building" (Int. No. 1206), having been announced for a third reading,

On motion of Mr. Hoffman, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1399) entitled "An act to amend the Greater New York charter, relative to the department of health" (Int. No. 1088), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Cox	Merritt	Scovill
Agnew	Dale	Hinson	Metcalfe	Shanahan
Allen	Daly	Hoadley	Miller	Sheldon
Allston	Davis, L L	Hoffman	Monroe	Sherry
Apgar	Davis, M	Hooker	Moreland	Simpson
Bedell	Dickinson	Hornidge	Morgan	Sloane
Bostwick	Dolan	Hubbs	Mullaney	Smith, C W
Bourke	Dooling	Hughes	Neville	Smith, G H
Bradley	Dowling	Kearney	Nichols	Smith, J T
Bridgeman	Doyle	Keegan	Nye	Stevens
Bullwinkel	Duer	Kehoe	Outterson	Sullivan
Burke	Dwyer	Knapp	Oxford	Thorn
Burns	Evans	Landon	Pallace	Traub
Butler	Everett	Leggett	Palmer	Treat
Byrne	Farrell	Lithauer	Patton	Ulrich
Candee	Finch	Lynch	Pearsall	Wainwright
Chambers	Fitzpatrick	Mathews	Phillips	Weber
Clark	Fowler	McCarthy, J J	Plank	Wemple
Conkling, H	Graeff	McCormack	Prince	Whitney
Conkling, J B	Grattan	McCullough	Reeve	Williams
Cooke, W V	Hammond	McInerney	Reynolds	Wolf
Coon	Hanford	McKeown	Richter	Wood
Costello	Hayden	McNair	Rogers	Yale
Coutant	Hewitt	Mead	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1829) entitled "An act to amend the charter of the city of Geneva, in relation to moneys due the fire department" (Int. No. 962), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those voting in the affirmative, were:

Abrams	Cox	Hinson	Merritt	Ruehl
Agnew	Curry	Hoadley	Metcalfe	Scovill
Allen	Daly	Hooker	Miller	Sheldon
Allston	Davis, M	Hornidge	Monroe	Simpson
Apgar	Denison	Hughes	Moreland	Sloane
Bedell	Dolan	Kearney	Morgan	Smith, C W
Bostwick	Doll	Kehoe	Mullaney	Smith, J T
Bourke	Dooling	Knapp	Neville	Stevens
Bridgeman	Dowling	Landon	Nye	Stiles
Brill	Duer	Leggett	Orr	Sulzbürger
Burke	Dwyer	Lewis	Outterson	Traub
Burnett	Evans	Litthauer	Pallace	Treat
Burns	Everett	Lynch	Palmer	Ulmann
Byrne	Ferre	McCarthy, E J	Patchin	Wainwright
Candee	Finegan	McCarthy, J J	Pearsall	Weber
Chambers	Fitzpatrick	McCormack	Phillips	Whitney
Cohn	Graeff	McCullough	Plank	Williams
Conkling, H	Grattan	McInerney	Prince	Wolf
Cook, E	Hackett	McKeown	Reeve	Wood
Cooke, W V	Hanford	McManus	Reynolds	Yale
Coon	Harvey	McNair	Richter	Zettler
Coutant	Hayden	Mead	Rogers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1513) entitled "An act to enable the police commissioner of the city of New York to rehear and determine the charges against Thomas O'Keefe, a former policeman of the city of New York" (Int. No. 1160), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative were:

Abrams	Curry	Hewitt	McNair	Robinson
Agnew	Daly	Hinson	Merritt	Rosenstein
Allston	Davis, L L	Hoffman	Metcalfe	Ruehl
Apgar	Davis, M	Hooker	Miller	Shanahan
Bedell	Denison	Hubbs	Moran	Sheldon
Bourke	Dolan	Hughes	Moreland	Simpson
Bradley	Doll	Kearney	Morgan	Smith, A P
Bridgeman	Dooling	Keegan	Mullaney	Smith, C W
Brill	Doughty	Kehoe	Neville	Smith, J T
Burke	Dowling	Knapp	Nichols	Stevens
Burnett	Doyle	Landon	Orr	Sullivan
Butler	Dwyer	Leggett	Outterson	Sulzburger
Byrne	Ellis	Lewis	Pallace	Traub
Cadin	Everett	Litthauer	Palmer	Treat
Chambers	Ferre	Lynch	Patton	Ulrich
Clark	Finch	Mathews	Pearsall	Weber
Conkling, H	Fitzpatrick	McCarthy, E J	Phillips	Wemple
Conkling, J B	Fowler	McCarthy, J J	Plank	Whitney
Cook, E	Grattan	McCormack	Prince	Williams
Coon	Hackett	McCullough	Reeve	Wood
Costello	Hammond	McKeown	Remsen	Yale
Coutant	Hanford	McManus	Reynolds	Zettler
Cox	Hayden			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1828) entitled "An act to amend the charter of the city of Geneva, and the act amendatory thereof, relative to designation of depositaries for city funds" (Int. No. 960), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hornidge	Morgan	Sherry
Agnew	Daly	Hughes	Mortimer	Simpson
Allston	Davis, L L	Kearney	Neville	Sloane
Apgar	Denison	Keegan	Nichols	Smith, A P

Bedell	Dickinson	Kehoe	Nye	Smith, C W
Bourke	Doll	Knapp	Orr	Smith, G H
Bradley	Dooling	Landon	Outtersen	Smith, J T
Bridgeman	Doughty	Leggett	Oxford	Stiles
Bullwinkel	Doyle	Lewis	Palmer	Sullivan
Burke	Duer	Litthauer	Patchin	Sulzbürger
Burnett	Ellis	Lynch	Patton	Thorn
Butler	Evans	Mathews	Phillips	Traub
Byrne	Farrell	McCarthy, E J	Plank	Treat
Cadin	Ferre	McCormack	Prince	Ulrich
Candee	Finch	McCullough	Reeve	Wainwright
Clark	Fitzpatrick	McInerney	Remsen	Weber
Cohn	Fowler	McManus	Reynolds	Wemple
Conkling, H	Grattan	McNair	Robinson	Whitney
Conkling, J B	Hackett	Mead	Rogers	Williams
Cook, E	Hammond	Metcalfe	Rosenstein	Wolf
Cooke, W V	Harvey	Miller	Ruehl	Wood
Coon	Hewitt	Monroe	Shanahan	Yale
Coutant	Hinson	Moreland	Sheldon	Zettler
Cox	Hoffman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1792) entitled "An act conferring jurisdiction upon the Adjutant-General to hear, audit and determine the claim of John H. Shaffer, private, Thirty-seventh Separate Company, National Guard of New York, for compensation by reason of disability arising from blindness incurred in the services of the State" (Int No. 421), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Monroe	Shanahan
Agnew	Dale	Hinson	Moreland	Sherry
Allston	Daly	Hoffman	Mortimer	Simpson
Apgar	Davis, L L	Hooker	Mullaney	Sloane
Bostwick	Denison	Hubbs	Nichols	Smith, A P
Bourke	Dolan	Hughes	Nye	Smith, C W
Bradley	Doll	Kearney	Outtersen	Smith, G H
Brill	Dooling	Keegan	Oxford	Stevens
Bullwinkel	Dowling	Kehoe	Palmer	Stiles
Burke	Duer	Knapp	Patchin	Sulzbürger
Burnett	Dwyer	Landon	Pearsall	Thorn

Burns	Ellis	Leggett	Phillips	Traub
Byrne	Evans	Lewis	Platt	Treat
Cadin	Everett	Litthauer	Prince	Wainwright
Chambers	Ferre	Lynch	Reeve	Weber
Clark	Finch	McCarthy, E J	Remsen	Wemple
Cohn	Finegan	McCormack	Reynolds	Whitney
Conkling, J B	Fowler	McInerney	Richter	Williams
Cook, E	Grattan	McKeown	Rogers	Wolf
Cooke, W V	Hackett	McNair	Rosenstein	Wood
Coon	Hanford	Merritt	Ruehl	Yale
Costello	Harvey	Miller	Seovill	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1757) entitled "An act to incorporate the Racquette River Power Company of South Colton, St. Lawrence county, N. Y." (Int. No. 789), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 108

NOES 16

Those who voted in the affirmative, were:

Abrams	Cowan	Hoadley	Mortimer	Sheldon
Allen	Dale	Hoffman	Mullaney	Sherry
Allston	Davis, L L	Hooker	Neville	Simpson
Apgar	Davis, M	Hornidge	Nichols	Sloane
Bedell	Denison	Hubbs	Nye	Smith, A P
Bostwick	Dickinson	Hughes	Outterson	Smith, C W
Bridgeman	Doughty	Keegan	Oxford	Smith, G H
Brill	Dowling	Leggett	Pallace	Smith, J T
Bullwinkel	Dwyer	Lewis	Patchin	Stiles
Burnett	Ellis	Litthauer	Patton	Sullivan
Burns	Evans	Lynch	Pearsall	Sulzburger
Butler	Farrell	Mathews	Plank	Thorn
Byrne	Finch	McCormack	Prince	Ulmann
Cadin	Fowler	McInerney	Reeve	Wainwright
Candee	Graeff	McKeown	Remsen	Weber
Chambers	Grattan	McManus	Reynolds	Wemple
Clark	Hackett	McNair	Robinson	Whitney
Conkling, H	Hammond	Mead	Rogers	Williams
Conkling, J B	Hanford	Merritt	Rosenstein	Wood
Cook, E	Harvey	Monroe	Ruehl	Yale

Coon	Hayden	Moran	Scovill	Zettler
Coutant	Hinson	Moreland		

Those who voted in the negative, were:

Bourke	Curry	Doll	McCullough	Richter
Bradley	Daly	Ferre	Metcalfe	Shanahan
Cooke, W V	Dolan	McCarthy, E J	Palmer	Stevens
Costello				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1537) entitled "An act to create a pension fund for the retirement of officers and employes in the civil service in cities of the first and second class and in the city of New York and any county within the limits of said city, the clerks and employes of the Supreme Court and of all county officers within said city" (Int. No. 913), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 6

Those who voted in the affirmative, were:

Abrams	Coutant	Fitzpatrick	McCarthy, J J	Patton
Allston	Cowan	Fowler	McCormack	Phillips
Apgar	Cox	Graeff	McCullough	Plank
Bedell	Curry	Grattan	McInerney	Platt
Bostwick	Dale	Hammond	McKeown	Prince
Bourke	Daly	Hanford	McManus	Reeve
Bradley	Davis, L L	Hayden	McNair	Remsen
Bridgeman	Davis, M	Hewitt	Mead	Reynolds
Brill	Denison	Hinson	Merritt	Robinson
Bullwinkel	Dickinson	Hornidge	Metcalfe	Rogers
Burnett	Dolan	Hubbs	Miller	Rosenstein
Burns	Doll	Hughes	Monroe	Ruehl
Butler	Dooling	Kearney	Moran	Scovill
Byrne	Doughty	Keegan	Moreland	Simpson
Cadin	Dowling	Kehoe	Morgan	Sloane
Candee	Doyle	Knapp	Mortimer	Smith, C W
Chambers	Duer	Landon	Neville	Stevens
Clark	Dwyer	Leggett	Nichols	Thorn
Cohn	Ellis	Lewis	Nye	Treat
Conkling, H	Evans	Litthauer	Orr	Wainwright
Conkling, J B	Ferre	Lynch	Outterson	Whitney

Cooke, W V	Finch	Mathews	Oxford	Wolf
Coon	Finegan	McCarthy, E J	Patchin	Yale
Costello				

Those who voted in the negative, were:

Cook, E	Palmer	Pearsall	Richter	Smith, J T
Mullaney				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 583) entitled "An act to release to Konrad Lang second, Katharina Kaiser, and Elizabetha Koch, the right, title and interest of the people of the State of New York, acquired by escheat, in and to certain real estate situate in the city of Rochester" (Int. No. 520), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abrams	Curry	Hayden	Miller	Ruehl
Agnew	Daly	Hinson	Monroe	Scovill
Allen	Davis, L L	Hoadley	Moran	Shanahan
Allston	Davis, M	Hoffman	Moreland	Sheldon
Apgar	Denison	Hooker	Morgan	Sherry
Bostwick	Dickinson	Hubbs	Mortimer	Simpson
Bourke	Dolan	Hughes	Neville	Sloane
Bradley	Doll	Keegan	Nichols	Smith, C W
Bridgeman	Dooling	Kehoe	Nye	Smith, G H
Brill	Doughty	Knapp	Orr	Smith, J T
Burke	Dowling	Landon	Outterson	Stevens
Burnett	Doyle	Leggett	Oxford	Stiles
Burns	Duer	Lewis	Pallace	Sulzbarger
Byrne	Ellis	Litthauer	Palmer	Thorn
Cadin	Evans	Lynch	Patton	Traub
Candee	Farrell	Mathews	Pearsall	Ulmann
Chambers	Ferre	McCarthy, E J	Plank	Wainwright
Clark	Finegan	McCarthy, J J	Platt	Wemple
Cohn	Fitzpatrick	McCormack	Prince	Whitney
Conkling, J B	Fowler	McInerney	Remsen	Williams
Cook, E	Graeff	McKeown	Reynolds	Wolf
Cooke, W V	Grattan	McManus	Richter	Wood
Costello	Hackett	Mead	Robinson	Yale
Cowan	Hanford	Merritt	Rogers	Zettler
Cox	Harvey	Metcalfe	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1693) entitled "An act to release to James M. Smith, Chester Smith and Herman Smith all the right, title and interest of the people of the State of New York in and to certain real estate in the town of Philipstown, in the county of Putnam, in the State of New York" (Int. No. 1262), having been announced for a third reading,

On motion of Mr. Yale, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1653) entitled "An act authorizing the comptroller of the city of New York to hear, audit, determine and allow the alleged claim of Alvin Boody for services as superintendent of supplies and repairs in the office of the commissioner of parks for the boroughs of Brooklyn and Queens from August 10, 1899, to December 7, 1899" (Int. No. 1240), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hanford	McInerney	Richter
Agnew	Cowan	Harvey	McKeown	Rogers
Allen	Cox	Hayden	McManus	Rosenstein
Apgar	Dale	Hewitt	McNair	Scovill
Bedell	Daly	Hoadley	Mead	Shanahan
Bostwick	Davis, L L	Hoffman	Merritt	Sherry
Bourke	Davis, M	Hooker	Metcalfe	Sloane
Bradley	Dickinson	Hornidge	Monroe	Smith, A P
Bridgeman	Dolan	Hubbs	Moran	Smith, G H
Brill	Doll	Hughes	Moreland	Smith, J T
Bullwinkel	Dooling	Kearney	Mortimer	Stevens
Burke	Dowling	Keegan	Neville	Sullivan
Burnett	Doyle	Kehoe	Nye	Sulzburger
Burns	Duer	Knapp	Outterson	Thorn
Butler	Ellis	Landon	Oxford	Treat
Byrne	Evans	Leggett	Pallace	Ulmann

Cadin	Everett	Lewis	Patchin	Weber
Candee	Farrell	Litthauer	Patton	Wemple
Clark	Ferre	Lynch	Pearsall	Whitney
Cohn	Finch	Mathews	Plank	Williams
Conkling, H	Fitzpatrick	McCarthy, E J	Prince	Wolf
Conkling, J B	Fowler	McCarthy, J J	Reeve	Wood
Cook, E	Graeff	McCormack	Remsen	Yale
Coon	Grattan	McCullough	Reynolds	Zettler
Costello	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1583) entitled "An act to amend the Membership Corporations Law, relating to the sale of unoccupied lots in cemeteries, and the disposition of the proceeds thereof" (Int. No. 1197), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hayden	Merritt	Ruehl
Agnew	Cox	Hewitt	Miller	Shanahan
Allen	Curry	Hinson	Moran	Sheldon
Allston	Dale	Hoadley	Moreland	Sherry
Apgar	Daly	Hoffman	Mortimer	Sloane
Bostwick	Davis, M	Hornidge	Mullaney	Smith, A P
Bourke	Denison	Hubbs	Neville	Smith, C W
Bradley	Dolan	Hughes	Nichols	Smith, J T
Bridgeman	Doll	Keegan	Orr	Stevens
Brill	Doughty	Kehoe	Outterson	Stiles
Bullwinkel	Doyle	Knapp	Oxford	Sulzburger
Burke	Duer	Landon	Palmer	Thorn
Burnett	Dwyer	Leggett	Patchin	Treat
Burns	Ellis	Lewis	Patton	Ulmann
Butler	Everett	Litthauer	Pearsall	Wainwright
Byrne	Farrell	Lynch	Phillips	Weber
Cadin	Ferre	Mathews	Plank	Wemple
Chambers	Finch	McCarthy, J J	Prince	Whitney
Clark	Fitzpatrick	McCormack	Reeve	Williams
Cohn	Fowler	McCullough	Remsen	Wolf
Conkling, J B	Grattan	McInerney	Richter	Wood
Cook, E	Hackett	McManus	Rogers	Yale
Coon	Hammond	McNair	Rosenstein	Zettler
Costello	Hanford	Mead		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 747) entitled "An act to enable the fire commissioner of the city of New York to rehear and determine the charges against Thomas F. Murphy, formerly a member of the uniformed force of the fire department of the city of New York" (Int. No. 650), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NQES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Monroe	Scovill
Agnew	Dale	Hinson	Moran	Shanahan
Allen	Davis, L L	Hoadley	Morgan	Sherry
Apgar	Davis, M	Hooker	Mortimer	Simpson
Bedell	Denison	Hornidge	Neville	Sloane
Bostwick	Dickinson	Hughes	Nichols	Smith, A P
Bourke	Doll	Kearney	Nye	Smith, G H
Bridgeman	Dooling	Keegan	Orr	Smith, J T
Brill	Doughty	Kehoe	Outterson	Stevens
Bullwinkel	Doyle	Knapp	Pallace	Stiles
Burke	Duer	Landon	Palmer	Sulzbürger
Burnett	Ellis	Leggett	Patchin	Thorn
Butler	Evans	Lewis	Patton	Traub
Byrne	Everett	Lynch	Phillips	Treat
Candee	Farrell	Mathews	Plank	Ulmann
Chambers	Ferre	McCarthy, E J	Platt	Wainwright
Clark	Finegan	McCarthy, J J	Prince	Wemple
Cohn	Fitzpatrick	McCullough	Reeve	Whitney
Conkling, J B	Fowler	McInerney	Remsen	Williams
Cook, E	Grattan	McKeown	Reynolds	Wolf
Coon	Hackett	McNair	Robinson	Wood
Costello	Hammond	Mead	Rogers	Yale
Coutant	Hanford	Merritt	Rosenstein	Zettler
Cowan	Harvey	Metcalf		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 993) entitled "An act for the relief of Moritz A. Piza, a volunteer fireman, for injuries received while a member of Atlantic Engine Company No. 1, a volunteer fire company, of the city of New York" (Int. No. 817), was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Harvey	Merritt	Sherry
Agnew	Cox	Hayden	Metcalfe	Simpson
Allen	Curry	Hinson	Monroe	Sloane
Apgar	Dale	Hoadley	Moran	Smith, A P
Bostwick	Davis, L L	Hooker	Moreland	Smith, C W
Bourke	Davis, M	Hornidge	Mortimer	Smith, G H
Bridgeman	Denison	Hubbs	Mullaney	Smith, J T
Brill	Dickinson	Hughes	Nichols	Stevens
Bullwinkel	Dolan	Kearney	Orr	Stiles
Burke	Doll	Keegan	Outtersen	Sullivan
Burnett	Doughty	Kehoe	Oxford	Sulzbarger
Burns	Dowling	Knapp	Palmer	Thorn
Butler	Doyle	Landon	Patton	Traub
Byrne	Dwyer	Leggett	Pearsall	Treat
Cadin	Ellis	Lewis	Phillips	Ulmann
Chambers	Evans	Litthauer	Platt	Wainwright
Clark	Farrell	Lynch	Prince	Weber
Cohn	Ferre	Mathews	Remsen	Wemple
Conkling, H	Finch	McCarthy, J J	Richter	Whitney
Conkling, J B	Fitzpatrick	McCormack	Robinson	Williams
Cook, E	Fowler	McInerney	Rosenstein	Wolf
Cooke, W V	Grattan	McKeown	Ruehl	Wood
Coon	Hackett	McManus	Shanahan	Yale
Costello	Hanford	Mead	Sheldon	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1687) entitled "An act to amend chapter 40 of the Laws of 1888, entitled 'An act to incorporate the city of Hornellsville,' relating to city elections" (Int. No. 1256), having been announced for a third reading,

On motion of Mr. Patchin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1639) entitled "An act to amend chapter 580 of the Laws of 1902, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' by

adding a new section to be known as section 115-t, in relation to permitting a person claiming a chattel to be interpleaded and have his rights determined in a pending action " (Int. No. 1226), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Monroe	Shanahan
Agnew	Daly	Hinson	Moran	Sheldon
Allston	Davis, M	Hoadley	Morgan	Sherry
Apgar	Dickinson	Hooker	Mortimer	Sloane
Bedell	Dolan	Hornidge	Mullaney	Smith, A P
Bostwick	Doll	Hubbs	Nichols	Smith, G H
Bradley	Dooling	Kearney	Nye	Smith, J T
Bridgeman	Doughty	Keegan	Outterson	Stevens
Brill	Doyle	Kehoe	Oxford	Stiles
Burke	Duer	Landon	Palmer	Sulzburger
Burns	Dwyer	Leggett	Patchin	Thorn
Butler	Ellis	Litthauer	Patton	Treat
Byrne	Everett	Lynch	Pearsall	Ulmann
Cadin	Farrell	Mathews	Phillips	Wainwright
Clark	Ferre	McCarthy, J J	Platt	Weber
Cohn	Finch	McCormack	Prince	Wemple
Conkling, H	Finegan	McCullough	Reeve	Whitney
Conkling, J B	Fitzpatrick	McKeown	Remsen	Williams
Cook, E	Graeff	McManus	Reynolds	Wolf
Coon	Grattan	McNair	Robinson	Wood
Costello	Hammond	Mead	Rogers	Yale
Cowan	Hanford	Merritt	Rosenstein	Zettler
Curry	Harvey	Miller	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1877) entitled "An act to amend the Penal Code, relating to abandonment of child under 16 years " (Int. No. 581), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hammond	McKeown	Rogers
Allen	Curry	Harvey	McManus	Scovill
Allston	Dale	Hayden	Mead	Shanahan
Bedell	Daly	Hewitt	Metcalfe	Sheldon
Bourke	Davis, M	Hinson	Miller	Sherry
Bradley	Denison	Hoffman	Moran	Simpson
Brill	Dickinson	Hooker	Moreland	Smith, A P
Bullwinkel	Dolan	Hubbs	Mortimer	Smith, C W
Burke	Doll	Hughes	Mullaney	Smith, G H
Burns	Doughty	Kearney	Nichols	Stevens
Butler	Dowling	Kehoe	Orr	Stiles
Cadin	Duer	Knapp	Outterson	Sulzbürger
Candee	Ellis	Landon	Pallace	Traub
Chambers	Evans	Leggett	Patchin	Treat
Clark	Farrell	Litthauer	Patton	Weber
Cohn	Finch	Lynch	Phillips	Wemple
Conkling, H	Finegan	Mathews	Platt	Williams
Cook, E	Fowler	McCarthy, E J	Prince	Wolf
Cooke, W V	Graeff	McCormack	Remsen	Yale
Coon	Grattan	McCullough	Richter	Zettler
Coutant				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1879) entitled "An act to amend the Town Law, relating to the compensation of commissioners of highways" (Int. No. 1069), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 1

Those who voted in the affirmative, were:

Abrams	Coutant	Grattan	McInerney	Robinson
Agnew	Cowan	Hammond	McManus	Rogers
Allen	Cox	Harvey	McNair	Ruehl
Allston	Dale	Hayden	Mead	Shanahan
Apgar	Daly	Hinson	Metcalfe	Sherry

Bostwick	Davis, L L	Hoadley	Monroe	Sloane
Bradley	Davis, M	Hooker	Moran	Smith, A P
Bridgeman	Denison	Hornidge	Morgan	Smith, G H
Brill	Dolan	Hughes	Mortimer	Stevens
Bullwinkel	Dooling	Kearney	Mullaney	Sullivan
Burnett	Doughty	Keegan	Neville	Sulzbürger
Burns	Dowling	Kehoe	Nye	Traub
Butler	Duer	Knapp	Orr	Ulmann
Cadin	Ellis	Landon	Outtersen	Wainwright
Candee	Everett	Leggett	Pallace	Wemple
Chambers	Ferre	Lewis	Patton	Whitney
Cohn	Finch	Lynch	Phillips	Wolf
Conkling, H	Finegan	Mathews	Platt	Wood
Cook; E	Fowler	McCarthy, J J	Reeve	Yale
Coon	Graeff	McCormack	Reynolds	Zettler

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1878) entitled "An act to amend section 626 of the Penal Code, relative to the rate of fare to be charged immigrants" (Int. No. 841), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoffman	Miller	Rosenstein
Allen	Davis, L L	Hooker	Monroe	Scovill
Allston	Davis, M	Hornidge	Moreland	Sheldon
Apgar	Dickinson	Hughes	Morgan	Simpson
Bostwick	Dolan	Kearney	Mortimer	Sloane
Bourke	Dooling	Keegan	Neville	Smith, C W
Bridgeman	Dowling	Kehoe	Nichols	Smith, G H
Brill	Doyle	Knapp	Nye	Stevens
Burke	Dwyer	Landon	Orr	Sullivan
Burns	Evans	Leggett	Oxford	Sulzbürger
Butler	Everett	Lewis	Pallace	Traub
Byrne	Finch	Lynch	Palmer	Treat
Candee	Finegan	McCarthy, E J	Patchin	Ulmann
Chambers	Fowler	McCarthy, J J	Pearsall	Wainwright
Cohn	Graeff	McCormack	Phillips	Wemple
Conkling, H	Grattan	McCullough	Plank	Whitney
Cook, E	Hammond	McInerney	Prince	Williams

Cooke, W V	Hanford	McManus	Reeve	Wolf
Coon	Hayden	McNair	Reynolds	Wood
Coutant	Hinson	Mead	Richter	Yale
Cowan	Hoadley	Merritt	Rogers	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1880) entitled "An act to amend section 366 of the Greater New York charter, relating to retirement and pensioning of police matrons" (Int. No. 1158), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Merritt	Rogers
Agnew	Davis, L L	Hinson	Metcalfe	Ruehl
Allston	Davis, M	Hoadley	Monroe	Scovill
Bedell	Dickinson	Hoffman	Moran	Sheldon
Bostwick	Dolan	Hornidge	Morgan	Sherry
Bourke	Doll	Hubbs	Mullaney	Simpson
Bridgeman	Dooling	Kearney	Neville	Smith, A P
Bullwinkel	Doughty	Keegan	Nye	Smith, C W
Burke	Dowling	Kehoe	Orr	Smith, J T
Burns	Duer	Knapp	Oxford	Stevens
Byrne	Ellis	Landon	Pallace	Stiles
Candee	Evans	Leggett	Palmer	Sulzburger
Chambers	Everett	Lewis	Patton	Thorn
Cohn	Ferre	Lynch	Pearsall	Treat
Conkling, H	Finegan	Mathews	Plank	Weber
Cook, E	Fitzpatrick	McCarthy, J J	Platt	Wemple
Cooke, W V	Fowler	McCullough	Prince	Williams
Costello	Grattan	McInerney	Remsen	Wolf
Cowan	Hammond	McManus	Reynolds	Yale
Cox	Harvey	Mead	Robinson	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 831) entitled "An act authorizing the comptroller of the city of New York to take proof of the claims of John A. Turner and James Macdonald for services performed and dis-

bursements made while acting as assistants to expert accountants in the office of the comptroller of the city of New York and to allow said comptroller to pay said claims" (Int. No. 712), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hooker	Moran	Shanahan
Agnew	Daly	Hornidge	Morgan	Sherry
Allston	Davis, M	Hubbs	Mortimer	Simpson
Apgar	Dickinson	Kearney	Mullaney	Smith, A P
Bostwick	Doll	Keegan	Nichols	Smith, C W
Bradley	Doughty	Kehoe	Nye	Smith, G H
Bridgeman	Doyle	Landon	Outterson	Stevens
Bullwinkel	Duer	Leggett	Oxford	Sullivan
Burnett	Ellis	Litthauer	Pallace	Sulzburger
Burns	Everett	Lynch	Patchin	Traub
Byrne	Ferre	McCarthy, E J	Pearsall	Ulmann
Cadin	Finegan	McCormack	Plank	Wainwright
Chambers	Fowler	McCullough	Platt	Weber
Clark	Grattan	McInerney	Reeve	Wemple
Conkling, H	Hammond	McKeown	Remsen	Whitney
Conkling, J B	Harvey	McNair	Richter	Wolf
Cooke, W V	Hewitt	Mead	Rogers	Wood
Coon	Hinson	Merritt	Rosenstein	Yale
Costello	Hoadley	Miller	Scovill	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1606) entitled "An act to continue the office of recorder of the city of Albany, and to prescribe his jurisdiction and powers, and those of the Court of Special Sessions held in and for the city of Albany by the recorder of said city" (Int. No. 1210), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 91
NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoffman	Morgan	Shanahan
Allen	Denison	Hornidge	Mullaney	Sherry
Apgar	Dickinson	Hughes	Nichols	Sloane
Bostwick	Doll	Kearney	Orr	Smith, A P
Bradley	Doughty	Kehoe	Outterson	Smith, G H
Brill	Dowling	Knapp	Pallace	Stevens
Burke	Doyle	Leggett	Patchin	Stiles
Burns	Duer	Litthauer	Patton	Sullivan
Byrne	Ellis	Lynch	Pearsall	Thorn
Cadin	Everett	McCarthy, E J	Phillips	Treat
Chambers	Ferre	McCormack	Platt	Ulmann
Cohn	Finegan	McCullough	Prince	Wainwright
Conkling, H	Fowler	McKeown	Reeve	Wemple
Conkling, J B	Grattan	McManus	Remsen	Whitney
Cooke, W V	Hammond	Mead	Richter	Williams
Costello	Hanford	Merritt	Rogers	Wood
Coutant	Hayden	Miller	Rosenstein	Yale
Cox	Hinson	Moran	Ruehl	Zettler
Dale				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1365) entitled "An act to amend the Greater New York charter, relative to dockmasters' districts" (Int. No. 1061), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98
NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Monroe	Sheldon
Allen	Daly	Hoffman	Moran	Simpson
Allston	Davis, M	Hooker	Moreland	Smith, A P
Bedell	Dickinson	Hubbs	Mortimer	Smith, G H
Bourke	Dolan	Hughes	Neville	Stevens
Bridgeman	Dooling	Kearney	Nye	Stiles
Brill	Doughty	Kehoe	Outterson	Sullivan

Bullwinkel	Doyle	Knapp	Pallace	Sulzbürger
Burnett	Dwyer	Leggett	Palmer	Traub
Butler	Ellis	Litthauer	Patton	Treat
Byrne	Evans	Lynch	Phillips	Ulmann
Candee	Farrell	McCarthy, E J	Plank	Wainwright
Chambers	Finch	McCarthy, J J	Prince	Weber
Clark	Fitzpatrick	McCullough	Reeve	Wemple
Conkling, H	Graeff	McInerney	Remsen	Williams
Conkling, J B	Grattan	McKeown	Richter	Wolf
Cooke, W V	Hammond	McNair	Robinson	Wood
Coon	Hanford	Mead	Rosenstein	Yale
Coutant	Hayden	Merritt	Scovill	Zettler
Cox	Hewitt	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1691) entitled "An act to amend the county Law, relative to the expenses of the district attorney of Albany county" (Int. No. 1260), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative were:

Abrams	Dale	Hewitt	McManus	Rogers
Allen	Daly	Hinson	McNair	Ruehl
Allston	Davis, M	Hoadley	Merritt	Shanahan
Bedell	Denison	Hooker	Metcalfe	Sheldon
Bostwick	Dolan	Hornidge	Monroe	Simpson
Bradley	Dooling	Hubbs	Moran	Smith, A P
Brill	Doughty	Hughes	Moreland	Smith, J T
Bullwinkel	Doyle	Kearney	Mortimer	Stiles
Burnett	Dwyer	Keegan	Mullaney	Sulzbürger
Butler	Ellis	Kehoe	Neville	Traub
Byrne	Everett	Knapp	Nye	Ulmann
Candee	Ferre	Landon	Outtersen	Ulrich
Chambers	Finch	Leggett	Pallace	Weber
Cohn	Finegan	Lewis	Palmer	Whitney
Conkling, H	Fitzpatrick	Litthauer	Patton	Williams
Conkling, J B	Graeff	Mathews	Pearsall	Wolf
Cooke, W V	Grattan	McCarthy, E J	Plank	Wood
Coon	Hammond	McCarthy, J J	Prince	Yale
Coutant	Hanford	McCullough	Remsen	Zettler
Cox	Hayden	McInerney	Richter	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

• The bill (No. 1237) entitled "An act making an appropriation for the New York State Hospital for the Treatment of Incipient Pulmonary Tuberculosis at Ray Brook" (Int. No. 980), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hewitt	Mead	Scovill
Agnew	Davis, L L	Hinson	Metcalfe	Shanahan
Allston	Denison	Hoadley	Monroe	Sherry
Apgar	Dolan	Hoffman	Moreland	Simpson
Bostwick	Dooling	Hooker	Morgan	Smith, A P
Bradley	Dowling	Hubbs	Mullaney	Smith, G H
Brill	Duer	Kearney	Nichols	Stevens
Burke	Dwyer	Keegan	Nye	Stiles
Burns	Ellis	Kehoe	Outterson	Sulzbürger
Butler	Everett	Knapp	Oxford	Traub
Cadin	Farrell	Landon	Palmer	Ulmann
Chambers	Finch	Leggett	Patton	Wainwright
Cohn	Finegan	Litthauer	Phillips	Weber
Conkling, J B	Fowler	McCarthy, E J	Plank	Whitney
Cooke, W V	Graeff	McCarthy, J J	Prince	Williams
Coon	Hackett	McCormack	Remsen	Wolf
Coutant	Hammond	McInerney	Richter	Wood
Cox	Hanford	McKeown	Robinson	Yale
Dale	Hayden	McNair	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 501) entitled "An act to amend the Greater New York charter, relative to the department of correction" (Int. No. 458), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	Monroe	Shanahan
Agnew	Cox	Harvey	Moreland	Sherry
Allston	Curry	Hewitt	Mortimer	Sloane
Bedell	Daly	Hoadley	Mullaney	Smith, C W
Bostwick	Davis, L L	Hoffman	Nichols	Smith, J T
Bourke	Dickinson	Hornidge	Orr	Stevens
Bradley	Dolan	Hughes	Oxford	Sullivan
Bridgeman	Doll	Keegan	Palmer	Thorn
Bullwinkel	Dooling	Knapp	Patton	Treat
Burnett	Doughty	Landon	Phillips	Ulmann
Burns	Doyle	Leggett	Platt	Wainwright
Byrne	Dwyer	Lewis	Reeve	Wemple
Cadin	Evans	Lynch	Remsen	Whitney
Chambers	Farrell	McCarthy, E J	Reynolds	Wolf
Cohn	Finch	McCormack	Robinson	Wood
Conkling, H	Finegan	McKeown	Rosenstein	Yale
Cook, E	Fowler	McNair	Scovill	Zettler
Coon	Grattan	Metcalfe		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1474) entitled "An act to amend the Village Law, in relation to the territory and population requisite for incorporation" (Int. No. 1139), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hinson	Monroe	Ruehl
Allen	Davis, M	Hoffman	Moreland	Scovill
Apgar	Denison	Hooker	Mortimer	Sheldon
Bedell	Dickinson	Hubbs	Mullaney	Simpson
Bourke	Doll	Hughes	Neville	Sloane
Bridgeman	Dooling	Kearney	Nye	Smith, A P
Brill	Doughty	Kehoe	Orr	Smith, G H
Bullwinkel	Doyle	Knapp	Outterson	Smith, J T
Burnett	Duer	Landon	Pallace	Stiles
Burns	Ellis	Leggett	Palmer	Sullivan
Byrne	Evans	Lewis	Patchin	Thorn

Candee	Farrell	Litthauer	Patton	Treat
Clark	Ferre	Lynch	Pearsall	Ulmann
Cohn	Finegan	McCarthy, E J	Plank	Wainwright
Conkling, J B	Fowler	McCarthy, J J	Prince	Weber
Cook, E	Grattan	McCullough	Reeve	Wemple
Cooke, W V	Hackett	McKeown	Remsen	William
Coon	Hanford	McNair	Richter	Wolf
Cowan	Harvey	Merritt	Rogers	Yale
Curry	Hewitt	Metcalfe	Rosenstein	Zettler
Dale				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1640) entitled "An act to amend the Greater New York charter so as to confer power upon the board of estimate and apportionment to acquire lands in certain parts of the city of New York for playgrounds and to provide for the improvement thereof" (Int. No. 1227), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hooker	Moran	Robinson
Allen	Denison	Hubbs	Morgan	Rosenstein
Apgar	Dickinson	Hughes	Mortimer	Ruehl
Bostwick	Dolan	Kearney	Mullaney	Shanahan
Bradley	Doll	Keegan	Neville	Sheldon
Bridgeman	Dooling	Kehoe	Nichols	Simpson
Bullwinkel	Dowling	Knapp	Nye	Smith, A P
Burnett	Doyle	Landon	Orr	Smith, C W
Butler	Duer	Leggett	Outterson	Smith, J T
Cadin	Evans	Litthauer	Oxford	Stevens
Chambers	Farrell	Lynch	Palmer	Sullivan
Clark	Ferre	Mathews	Patchin	Sulzbarger
Cohn	Finegan	McCarthy, E J	Patton	Traub
Conkling, J B	Fitzpatrick	McCarthy, J J	Pearsall	Treat
Cook, E	Graeff	McCullough	Phillips	Wainwright
Coon	Grattan	McInerney	Plank	Weber
Costello	Hammond	McManus	Platt	Whitney
Coutant	Harvey	McNair	Prince	Williams
Cox	Hayden	Merritt	Reeve	Wood
Curry	Hinson	Miller	Remsen	Yale
Daly	Hoadley	Monroe	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1352) entitled "An act to provide for the appointment of a commission to investigate the matter of disputed title to lands claimed by the State in counties containing portions of the Forest Preserve" (Int. No. 1052), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoadley	Metcalf	Shanahan
Agnew	Davis, M	Hoffman	Monroe	Sherry
Allston	Denison	Hornidge	Moran	Simpson
Apgar	Dolan	Hughes	Morgan	Smith, A P
Bostwick	Doll	Kearney	Mortimer	Smith, C W
Bradley	Doughty	Keegan	Neville	Smith, G H
Bridgeman	Dowling	Kehoe	Nichols	Stevens
Bullwinkel	Doyle	Knapp	Orr	Sullivan
Burnett	Dwyer	Landon	Outterson	Sulzbürger
Burns	Ellis	Leggett	Pallace	Thorn
Byrne	Everett	Lewis	Patchin	Traub
Candee	Farrell	Lynch	Patton	Ulmann
Clark	Finch	Mathews	Phillips	Ulrich
Cohn	Finegan	McCarthy, J J	Plank	Weber
Conkling, J B	Fowler	McCormack	Prince	Wemple
Cook, E	Graeff	McCullough	Remsen	Whitney
Coon	Grattan	McInerney	Reynolds	Wolf
Costello	Hammond	McManus	Robinson	Wood
Coutant	Hanford	McNair	Rosenstein	Yale
Cowan	Harvey	Merritt	Ruehl	Zettler
Curry	Hewitt			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1536) entitled "An act to amend the Greater New York charter, relative to water meters, and to provide means for placing the same" (Int. No. 906), was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Monroe	Shanahan
Agnew	Dale	Hooker	Moreland	Sherry
Allen	Davis, L L	Hubbs	Morgan	Simpson
Allston	Davis, M	Kearney	Mullaney	Smith, A P
Bedell	Denison	Keegan	Nichols	Smiith, G H
Bostwick	Dolan	Kehoe	Orr	Smith, J T
Bradley	Doughty	Landon	Outterson	Stiles
Brill	Doyle	Leggett	Pallace	Sullivan
Burke	Duer	Litthauer	Palmer	Thorn
Burns	Ellis	Lynch	Patton	Traub
Butler	Everett	McCarthy, E J	Phillips	Ulmann
Cadin	Ferre	McCarthy, J J	Plank	Wainwright
Chambers	Finegan	McCormack	Prince	Weber
Cohn	Fowler	McInerney	Remsen	Whitney
Conkling, J B	Grattan	McKeown	Reynolds	Williams
Cooke, W V	Hammond	McNair	Robinson	Wood
Coon	Hanford	Merritt	Rogers	Yale
Coutant	Harvey	Metcalfe	Ruehl	Zettler
Cox	Hewitt			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 986) entitled "An act relating to the appointment of employes of the fire department of the city of New York to the uniformed force of the said department" (Int. No. 570), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hewitt	Monroe	Sheldon
Agnew	Davis, L L	Hoadley	Moran	Sherry
Allston	Davis, M	Hoffman	Morgan	Simpson
Apgar	Dickinson	Hornidge	Mullaney	Smith, A P
Bostwick	Dolan	Hubbs	Nichols	Smith, C W
Bradley	Doll	Hughes	Orr	Smith, J T
Brill	Dooling	Kearney	Outterson	Stevens
Burke	Doughty	Keegan	Pallace	Sullivan
Burns	Doyle	Knapp	Patchin	Thorn
Byrne	Duer	Landon	Patton	Traub
Candee	Ellis	Leggett	Pearsall	Ulmann
Clark	Evans	Lynch	Phillips	Ulrich
Cohn	Farrell	Mathews	Platt	Weber
Conkling, J B	Ferre	McCarthy, J J	Prince	Wemple
Cook, E	Finegan	McCullough	Reeve	Williams
Cooke, W V	Fowler	McInerney	Reynolds	Wolf
Costello	Grattan	McKeown	Robinson	Wood
Coutant	Hackett	McNair	Rogers	Yale
Cox	Hanford	Merritt	Ruehl	Zettler
Curry	Harvey	Metcalfe	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1459) entitled "An act to authorize the comptroller of the city of New York to cancel and compromise a certain contract between Patrick J. Nagle and the town board of the town of Hempstead, and to pay to said Patrick J. Nagle, or his assigns, the value of the service actually rendered, and light furnished thereunder" (Int. No. 1124), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Moran	Shanahan
Allen	Davis, L L	Hooker	Morgan	Sherry
Apgar	Denison	Hubbs	Mullaney	Simpson
Bedell	Dolan	Kearney	Nichols	Sloane

Bourke	Doll	Kehoe	Nye	Smith, A P
Bradley	Doughty	Knapp	Outterson	Smith, G H
Brill	Dowling	Landon	Oxford	Smith, J T
Bullwinkel	Duer	Leggett	Pallace	Stiles
Burke	Dwyer	Lewis	Palmer	Sulzbürger
Burns	Evans	Lynch	Patchin	Thorn
Butler	Everett	McCarthy, E J	Pearsall	Treat
Cadin	Ferre	McCormack	Plank	Ulrich
Candee	Finegan	McInerney	Prince	Wainwright
Clark	Fitzpatrick	McKeown	Reeve	Wemple
Conkling, H	Graeff	McNair	Reynolds	Williams
Cook, E	Hackett	Merritt	Robinson	Wolf
Coon	Hanford	Metcalf	Rogers	Yale
Coutant	Hayden	Monroe	Scovill	Zettler
Cox	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 716) entitled "An act to reappropriate money for building a bridge over the Champlain canal connecting Burke avenue with Francis street in the village of Mechanicville, and to make an additional appropriation therefor" (Int. No. 636), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoadley	Monroe	Scovill
Allen	Denison	Hoffman	Moran	Sheldon
Apgar	Dolan	Hornidge	Mortimer	Simpson
Bostwick	Doll	Hubbs	Mullaney	Sloane
Bourke	Doughty	Kearney	Neville	Smith, C W
Brill	Doyle	Keegan	Nye	Smith, J T
Burke	Duer	Knapp	Orr	Stiles
Burns	Ellis	Landon	Oxford	Sullivan
Byrne	Everett	Leggett	Palmer	Thorn
Candee	Ferre	Lewis	Patton	Traub
Clark	Finegan	Lynch	Pearsall	Treat
Conkling, H	Fowler	Mathews	Phillips	Ulmann
Conkling, J B	Grattan	McCarthy, E J	Plank	Weber
Cook, E	Hackett	McCormack	Prince	Wemple
Coon	Hanford	McKeown	Reynolds	Williams
Coutant	Hayden	McManus	Robinson	Wolf
Cox	Hewitt	Mead	Rosenstein	Yale
Dale	Hoffman	Metcalf	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1443) entitled "An act authorizing the city of Lockport to raise money for the purpose of improving Transit street between Price and Glenwood avenue, known as Transit street extension, in said city, to be hereafter known as the Transit street improvement" (Int. No. 1111), having been announced for a third reading,

On motion of Mr. Hoffman, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1533) entitled "An act authorizing the board of estimate and apportionment of the city of New York to audit and allow, and authorizing the comptroller of such city to pay to John E. Braun compensation for services rendered by him as interpreter in the magistrates' court in such city" (Int. No. 681), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hanford	Merritt	Rosenstein
Agnew	Daly	Hayden	Metcalfe	Scovill
Allston	Davis, L L	Hinson	Miller	Sheldon
Bedell	Denison	Hoffman	Moran	Simpson
Bostwick	Dickinson	Hooker	Morgan	Smith, A P
Bradley	Doll	Hubbs	Mullaney	Smith, G H
Bridgeman	Doughty	Hughes	Neville	Smith, J T
Bullwinkell	Dowling	Kearney	Nye	Stevens
Burnett	Duer	Keegan	Outterson	Stiles
Burns	Dwyer	Kehoe	Oxford	Sulzbürger
Byrne	Ellis	Knapp	Pallace	Thorn
Candee	Evans	Landon	Patchin	Treat
Chambers	Everett	Leggett	Pearsall	Weber
Cohn	Farrell	Lewis	Phillips	Wemple
Conkling, J B	Ferre	Lynch	Platt	Williams
Cook, E	Finegan	McCarthy, J J	Reeve	Wolf
Coon	Fitzpatrick	McCullough	Reynolds	Wood
Coutant	Graeff	McKeown	Richter	Yale
Cowan	Grattan	McNair	Rogers	Zettler
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1863) entitled "An act to amend the Liquor Tax Law, in relation to the time of payment of taxes" (Int. No. 1355), having been announced for a third reading,

On motion of Mr. Apgar, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1764) entitled "An act to provide for local improvements in the city of New York by annual installment payments subject to the authority and discretion of the board of estimate and apportionment of the city of New York" (Int. No. 1307), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hooker	Moran	Shanahan
Agnew	Daly	Hornidge	Morgan	Sherry
Allen	Davis, L L	Hubbs	Mullaney	Simpson
Allston	Denison	Kearney	Neville	Smith, A P
Bedell	Dolan	Keegan	Nye	Smith, G H
Bourke	Dooling	Kehoe	Outtersen	Smith, J T
Bridgeman	Dowling	Knapp	Oxford	Stiles
Bullwinkel	Duer	Landon	Palmer	Sullivan
Burke	Ellis	Leggett	Patchin	Thorn
Burnett	Evans	Litthauer	Patton	Traub
Burns	Farrell	Lynch	Pearsall	Ulmann
Byrne	Finch	McCarthy, E J	Plank	Wainwright
Candee	Fitzpatrick	McCarthy, J J	Prince	Weber
Chambers	Graeff	McCullough	Reeve	Wemple
Cohn	Hackett	McInerney	Remsen	Williams
Conkling, J B	Hanford	McManus	Richter	Wolf
Cooke, W V	Harvey	McNair	Robinson	Wood
Coon	Hewitt	Merritt	Rogers	Yale
Coutant	Hoadley	Miller	Ruehl	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1741) entitled "An act authorizing the comptroller to hear and determine the application of Charles Doherty for the cancellation of the sale of certain lands in the town of Minerva, county of Essex, for unpaid taxes" (Int. No. 1292), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoadley	Moran	Scovill
Allen	Davis, M	Hoffman	Morgan	Sheldon
Apgar	Denison	Hornidge	Mullaney	Simpson
Bostwick	Dickinson	Hughes	Neville	Sloane
Bourke	Doll	Keegan	Nye	Smith, C W
Bridgeman	Dooling	Knapp	Outterson	Smith, G H
Bullwinkel	Dowling	Leggett	Oxford	Stevens
Burnett	Duer	Lewis	Palmer	Sullivan
Butler	Ellis	Lynch	Patchin	Thorn
Cadin	Everett	Mathews	Pearsall	Traub
Chambers	Ferre	McCarthy, J J	Plank	Treat
Cohn	Finch	McCullough	Platt	Ulmann
Conkling, J B	Fitzpatrick	McInerney	Reeve	Weber
Cooke, W V	Graeff	McKeown	Remsen	Wemple
Costello	Hackett	McNair	Richter	Williams
Coutant	Hanford	Mead	Rogers	Wolf
Cox	Harvey	Metcalf	Ruehl	Yale
Dale	Hayden	Miller	Reynolds	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1791) entitled "An act to amend the Tax Law, in relation to the payment of taxes on personal property by non-residents" (Int. No. 296), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	McManus	Richter
Allen	Davis, M	Hoadley	Mead	Rogers
Allston	Dickinson	Hoffman	Merritt	Ruehl
Bedell	Dolan	Hornidge	Miller	Scovill
Bostwick	Doughty	Hubbs	Monroe	Sherry
Bradley	Dowling	Hughes	Moreland	Sloane
Bullwinkel	Duer	Kearney	Mortimer	Smith, C W
Burnett	Dwyer	Keegan	Neville	Stevens
Butler	Ellis	Knapp	Nichols	Stiles
Cadin	Everett	Landon	Orr	Sulzbürger
Candee	Ferre	Leggett	Oxford	Traub
Cohn	Finegan	Litthauer	Palmer	Treat
Conkling, H	Fowler	Lynch	Patton	Ulmann
Cook, E	Grattan	Mathews	Phillips	Wainwright
Coon	Hackett	McCarthy, E J	Platt	Wemple
Costello	Hammond	McCarthy, J J	Reeve	Williams
Cowan	Harvey	McCullough	Remsen	Wood
Cox	Hewitt	McInerney	Reynolds	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1793) entitled "An act to amend section 401 of the Penal Code, relative to certain offenses connected with the dispensing and sale of drugs and medicines" (Int. No. 716), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hammond	Metcalfe	Shanahan
Allen	Davis, L L	Harvey	Miller	Sheldon
Apgar	Denison	Hewitt	Moran	Simpson
Bostwick	Dickinson	Hoadley	Morgan	Smith, A P
Bradley	Doll	Hooker	Mullaney	Smith, G H
Brill	Dooling	Hubbs	Nichols	Stevens
Bullwinkel	Doughty	Kearney	Nye	Stiles
Burke	Dowling	Keegan	Outterson	Sulzbürger
Butler	Doyle	Knapp	Oxford	Thorn
Cadin	Duer	Landon	Patchin	Traub
Chambers	Dwyer	Leggett	Pearsall	Ulmann

Cohn	Ellis	Litthauer	Phillips	Wainwright
Conkling, H	Evans	Lynch	Platt	Weber
Cooke, W V	Everett	McCarthy, E J	Reeve	Whitney
Costello	Ferre	McCormack	Reynolds	Wolf
Coutant	Finegan	McInerney	Robinson	Wood
Cowan	Fowler	McManus	Rogers	Yale
Curry	Grattan	Mead	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1794) entitled "An act to amend the Railroad Law, in relation to rails of street surface railroads" (Int. No. 720), having been announced for a third reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1797) entitled "An act to amend the Tax Law, relating to the expense of publishing notices of redemption of lands sold by the county treasurer for unpaid taxes" (Int. No. 784), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	Mead	Rosenstein
Agnew	Coutant	Hayden	Metcalfe	Ruehl
Allen	Cowan	Hewitt	Miller	Shanahan
Allston	Cox	Hoadley	Monroe	Sheldon
Apgar	Dale	Hoffman	Moreland	Simpson
Bedell	Daly	Hooker	Morgan	Sloane
Bostwick	Davis, L L	Hubbs	Mullaney	Smith, A P
Bourke	Denison	Hughes	Neville	Smith, C W
Bradley	Dickinson	Kearney	Nichols	Smith, G H
Bridgeman	Dolan	Keegan	Orr	Stevens
Brill	Dooling	Knapp	Outtersen	Stiles
Bullwinkel	Dowling	Landon	Oxford	Sulzburger
Burke	Doyle	Leggett	Palmer	Thorn
Burnett	Duer	Lewis	Patchin	Traub
Burns	Dwyer	Litthauer	Patton	Ulmann
Butler	Evans	Lynch	Pearsall	Wainwright
Byrne	Farrell	McCarthy, E J	Phillips	Weber

•Cadin	Ferre	McCarthy, J J	Plank	Wemple
•Chambers	Finch	McCormack	Platt	Whitney
•Clark	Fitzpatrick	McCullough	Prince	Williams
•Cohn	Fowler	McKeown	Remsen	Wolf
•Conkling, J B	Graeff	McKeown	Reynolds	Wood
•Cook, E	Hackett	McManus	Richter	Yale
•Cooke, W V	Hammond	McNair	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Th bill (No. 1809) entitled "An act to amend the Tax Law, in relation to the appointment of appraisers" (Int. No. 1328), having been announced for a third reading,

On motion of Mr. Dickinson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1861) entitled "An act to make the office of sheriff of Putnam county a salaried office, and to regulate the management of said office" (Int. No. 1353), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

•Abrams	Daly	Hooker	Moran	Ruehl
•Agnew	Davis, M	Hornidge	Moreland	Shanahan
•Allston	Denison	Hubbs	Morgan	Sheldon
•Apgar	Dickinson	Kearney	Mortimer	Sherry
•Bostwick	Dolan	Keegan	Mullaney	Sloane
•Bradley	Doll	Knapp	Neville	Smith, A P
•Bridgeman	Doughty	Landon	Nichols	Smith, C W
•Brill	Dowling	Leggett	Orr	Smith, G H
•Bullwinkel	Doyle	Lewis	Outterson	Stevens
•Burke	Dwyer	Litthauer	Oxford	Stiles
•Burnett	Ellis	Lynch	Pallace	Sullivan
•Butler	Everett	Mathews	Palmer	Sulzburger
•Byrne	Farrell	McCarthy, E J	Patton	Thorn
•Cadin	Ferre	McCarthy, J J	Pearsall	Traub
•Candee	Finegan	McCormack	Phillips	Treat
•Chambers	Fitzpatrick	McCullough	Plank	Ulmann

Cohn	Fowler	McInerney	Platt	Wainwright
Conkling, H	Graeff	McKeown	Prince	Weber
Cook, E	Grattan	McManus	Reeve	Wemple
Coon	Hammond	McNair	Remsen	Whitney
Costello	Hanford	Mead	Reynolds	Wolf
Coutant	Harvey	Merritt	Richter	Wood
Cowan	Hewitt	Metcalfe	Rogers	Yale
Cox	Hinson	Miller	Rosenstein	Zettler
Dale	Hoadley	Monroe		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1871) entitled "An act to amend the Greater New York charter, relative to the municipal courts" (Int. No. 1159), having been announced for a third reading,

Mr. Burns moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 4, line 23, after the word "county" insert the words "The persons appointed as justices of the said courts may make temporary appointments of a clerk and assistant clerk for their respective courts for a term not exceeding their own, and the justices of the said courts elected for the term of ten years hereinafore provided shall make the appointments of clerks and assistant clerks of their respective courts for the term of six years."

Same page, line 25, after the word "tenth" insert the words "and eleventh," and make the same change on page 5, line 1.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Burns, and it was determined in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1872) entitled "An act making an appropriation for the due and appropriate participation by the State in the ceremonies attending the dedication of buildings of the Louisiana Purchase Exposition" (Int. No. 1163), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Metcalfe	Scovill
Agnew	Curry	Hewitt	Miller	Shanahan
Allen	Dale	Hinson	Moran	Sherry
Allston	Davis, L L	Hoffman	Moreland	Simpson
Apgar	Davis, M	Hooker	Mortimer	Sloane
Bostwick	Dickinson	Hornidge	Mullaney	Smith, C W
Bourke	Dolan	Hubbs	Neville	Smith, G H
Bradley	Dooling	Hughes	Nye	Smith, J T
Bridgeman	Doughty	Keegan	Orr	Stevens
Brill	Doyle	Kehoe	Outterson	Stiles
Bullwinkel	Duer	Knapp	Oxford	Sulzbarger
Burke	Dwyer	Landon	Palmer	Thorn
Burnett	Ellis	Leggett	Patchin	Traub
Butler	Evans	Lewis	Patton	Treat
Byrne	Everett	Litthauer	Pearsall	Ulmann
Cadin	Ferre	Lynch	Plank	Wainwright
Candee	Finch	McCarthy, E J	Platt	Wemple
Clark	Fitzpatrick	McCarthy, J J	Prince	Whitney
Cohn	Fowler	McCormack	Reeve	Williams
Conkling, H	Graeff	McInerney	Remsen	Wolf
Cook, E	Grattan	McKeown	Richter	Wood
Cooke, W V	Hammond	McManus	Robinson	Yale
Costello	Hanford	McNair	Rogers	Zettler
Coutant	Harvey	Merritt	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1876) entitled "An act to amend chapter 238 of the Laws of 1871, entitled 'An act to provide for the payment of the crier and attendants of the Court of Appeals,' relating to the appointment of a law clerk" (Int. No. 1245), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hoadley	Miller	Shanahan
Agnew	Dale	Hoffman	Monroe	Sheldon
Allen	Daly	Hornidge	Moran	Sherry
Apgar	Davis, L L	Hubbs	Morgan	Simpson
Bedell	Denison	Hughes	Mortimer	Smith, A P
Bostwick	Dolan	Keegan	Mullaney	Smith, C W
Bradley	Dooling	Kehoe	Neville	Smith, J T
Bridgeman	Doughty	Knapp	Nye	Stevens
Brill	Dowling	Landon	Orr	Stiles
Burke	Duer	Leggett	Oxford	Sullivan
Burnett	Dwyer	Litthauer	Pallace	Sulzberger
Burns	Evans	Lynch	Patchin	Thorn
Butler	Everett	Mathews	Patton	Traub
Cadin	Farrell	McCarthy, E J	Phillips	Treat
Candee	Finch	McCarthy, J J	Platt	Wainwright
Clark	Finegan	McCormack	Prince	Weber
Cohn	Fowler	McInerney	Reeve	Whitney
Conkling, J B	Grattan	McKeown	Reynolds	Williams
Cook, E	Hammond	McManus	Richter	Wolf
Coon	Harvey	Mead	Rogers	Yale
Costello	Hayden	Merritt	Rosenstein	Zettler
Cowan	Hewitt	Metcalf	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1875) entitled "An act to make an appropriation for the payment of the judgments of the Court of Claims, in claims arising on account of the canals of this State" (Int. No. 1213), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 1

Those who voted in the affirmative, were:

Abrams	Coutant	Hayden	McKeown	Robinson
Agnew	Cox	Hewitt	McNair	Rogers
Allen	Curry	Hinson	Merritt	Rosenstein
Allston	Dale	Hoadley	Metcalf	Scovill
Bedell	Daly	Hooker	Miller	Sheldon
Bostwick	Davis, L L	Hornidge	Monroe	Simpson
Bourke	Denison	Hubbs	Moreland	Sloane

Bradley	Dickinson	Hughes	Morgan	Smith, C W
Bridgeman	Doll	Kearney	Mullaney	Smith, J T
Brill	Dooling	Keegan	Neville	Stiles
Burke	Doughty	Kehoe	Nye	Sullivan
Burnett	Dowling	Knapp	Outterson	Thorn
Burns	Duer	London	Pallace	Traub
Byrne	Dwyer	Leggett	Patchin	Ulmann
Cadin	Evans	Lewis	Pearsall	Wainwright.
Chambers	Farrell	Litthauer	Phillips	Weber
Clark	Finch	Lynch	Platt	Whitney
Cohn	Finegan	Mathews	Prince	Williams
Conkling, J B	Fowler	McCarthy, E J	Reeve	Wood
Cook, E	Grattan	McCarthy, J J	Reimsen	Yale
Cooke, W V	Hackett	McCullough	Reynolds	Zettler
Costello	Hanford	McInerney		

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1873) entitled "An act to amend the Forest, Fish and Game Law, relative to the salaries of the assistant chief game protectors" (Int. No. 1169), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Agnew	Davis, I L	Hubbs	Mortimer	Scovill
Allen	Denison	Kearney	Mullaney	Sheldon
Allston	Dolan	Keegan	Neville	Sherry
Bedell	Dooling	Kehoe	Nichols	Sloane
Bourke	Dowling	Knapp	Nye	Smith, A P
Bradley	Duer	Leggett	Outterson	Smith, C W
Brill	Dwyer	Lewis	Oxford	Smith, G H
Bullwinkel	Evans	Litthauer	Pallace	Stevens
Burnett	Farrell	Lynch	Palmer	Sullivan
Butler	Finch	McCarthy, E J	Patchin	Thorn
Byrne	Finegan	McCarthy, J J	Patton	Traub
Cadin	Fowler	McCullough	Phillips	Treat
Clark	Grattan	McInerney	Plank	Wainwright.
Cohn	Hammond	McKeown	Platt	Weber
Conkling, J B	Hanford	McNair	Reeve	Whitney

Cook, E	Harvey	Merritt	Remsen	Williams
Coon	Hayden	Metcalfe	Reynolds	Wolf
Coutant	Hinson	Miller	Robinson	Wood
Cox	Hoffman	Moran	Rogers	Yale
Curry	Hooker	Moreland	Ruehl	Zettler
Dale				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1866) entitled "An act making an appropriation to provide means for drainage of lands in the towns of Somerset and Hartland, in Niagara county, by deepening, improving and lengthening Golden Hill creek and its tributaries" (Int. No. 9), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	Metcalfe	Scovill
Agnew	Cowan	Hanford	Miller	Shanahan
Allen	Cox	Hayden	Moran	Sherry
Allston	Curry	Hewitt	Morgan	Sloane
Apgar	Dale	Hoadley	Mortimer	Smith, A P
Bostwick	Daly	Hooker	Mullaney	Smith, C W
Bourke	Davis, L L	Hornidge	Nichols	Smith, J T
Bradley	Denison	Hughes	Nye	Stevens
Bridgeman	Dickinson	Keegan	Outterson	Sullivan
Bullwinkel	Dolan	Kehoe	Oxford	Sulzbürger
Burke	Dooling	Landon	Palmer	Traub
Burns	Doughty	Leggett	Patchin	Treat
Butler	Dowling	Lewis	Pearsall	Ulmann
Cadin	Duer	Litthauer	Phillips	Wainwright
Candee	Dwyer	Mathews	Platt	Weber
Chambers	Evans	McCarthy, J J	Prince	Wemple
Clark	Farrell	McCormack	Remsen	Whitney
Cohn	Ferre	McInerney	Reynolds	Williams
Conkling, H	Finegan	McKeown	Robinson	Wood
Cook, E	Fitzpatrick	McManus	Rogers	Yale
Cooke, W V	Graeff	Mead	Ruehl	Zettler
Coon	Hackett	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1893) entitled "An act to amend chapter 910 of the Laws of 1896, entitled 'An act to authorize the recovery of an assessment paid for a local improvement, which assessment has been annulled,' in relation to actions for such recovery" (Int. No. 730), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 80

NOES 32

Those who voted in the affirmative, were:

Abrams	Doll	Keegan	Mullaney	Shanahan
Bourke	Dowling	Leggett	Nye	Sheldon
Bullwinkel	Doyle	Litthauer	Outterson	Sherry
Burke	Dwyer	Lynch	Oxford	Simpson
Burnett	Ellis	Mathews	Pallace	Sloane
Burns	Farrell	McCarthy, E J	Palmer	Smith, C W
Byrne	Ferre	McCormack	Patton	Smith, G H
Cadin	Hackett	McInerney	Pearsall	Stevens
Chambers	Harvey	McKeown	Plank	Sullivan
Cooke, W V	Hewitt	McManus	Platt	Sulzbürger
Curry	Hinson	McNair	Prince	Thorn
Dale	Hoadley	Merritt	Remsen	Traub
Daly	Hoffman	Metcalfe	Richter	Weber
Davis, M	Hornidge	Miller	Robinson	Wolf
Denison	Hubbs	Moran	Rosenstein	Yale
Dolan	Kearney	Mortimer	Scovill	Zettler

Those who voted in the negative, were:

Allen	Cook, E	Dickinson	Morgan	Smith, A P
Bostwick	Coon	Finch	Nichols	Smith, J T
Brill	Costello	Fowler	Reeve	Treat
Candee	Coutant	Grattan	Reynolds	Wemple
Clark	Cowan	Hooker	Rogers	Whitney
Conkling, H	Cox	Landon	Ruehl	Williams
Conkling, J B	Davis, L L			

During said roll-call, Mr. Neville asked to be and was excused from voting.

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1892) entitled "An act to amend the Penal Code by adding a section to be known as section 384-q, relative to the

employment of certain persons and the payment of wages " (Int. No. 190), having been announced for a third reading,

On motion of Mr. Hinson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1864) entitled "An act to amend chapter 227 of the Laws of 1898, entitled 'An act to create a public improvement commission in and for the city of Cohoes and to define its powers and duties,' and the acts amendatory thereof, in relation to the amount which said commission is authorized to expend " (Int. No. 1356), having been announced for a third reading,

On motion of Mr. Grattan, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1813) entitled "An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Edward J. Barrett, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Edward J. Barrett in the position formerly held by him " (Int. No. 1332), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Merritt	Ruehl
Agnew	Daly	Hoffman	Miller	Scovill
Allen	Davis, L L	Hornidge	Monroe	Sheldon
Allston	Denison	Hubbs	Morgan	Sherry
Bedell	Dolan	Kearney	Mortimer	Sloane
Bourke	Dooling	Kehoe	Mullaney	Smith, A P
Bridgeman	Doughty	Knapp	Nichols	Smith, G H
Brill	Doyle	Landon	Orr	Stevens
Burke	Dwyer	Leggett	Oxford	Sullivan
Burnett	Evans	Lewis	Palmer	Sulzburger

Butler	Everett	Litthauer	Patchin	Traub
Byrne	Ferre	Lynch	Pearsall	Treat
Candee	Finch	Mathews	Phillips	Ulmann
Chambers	Fitzpatrick	McCarthy, J J	Platt	Weber
Cohn	Graeff	McCormack	Prince	Whitney
Conkling, H	Grattan	McCullough	Remsen	Williams
Conkling, J B	Hammond	McKeown	Richter	Wood
Cooke, W V	Hanford	McManus	Robinson	Yale
Costello	Hayden	McNair	Rogers	Zettler
Cowan	Hewitt			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 838, Assembly reprint No. 1846) entitled "An act to amend section 2513 of the Code of Civil Procedure, in relation to the appointment and compensation of stenographers in surrogates' courts in certain counties" (Int. No. 215), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hornidge	Morgan	Sheldon
Agnew	Denison	Hughes	Mortimer	Simpson
Allston	Dickinson	Kearney	Mullaney	Sloane
Apgar	Dolan	Keegan	Nichols	Smith, A P
Bostwick	Dooling	Kehoe	Nye	Smith, G H
Bradley	Dowling	Knapp	Orr	Smith, J T
Bourke	Doyle	Landon	Outtonson	Stiles
Brill	Dwyer	Legett	Pallace	Sullivan
Burke	Ellis	Lewis	Palmer	Sulzburger
Burnett	Everett	Litthauer	Patchin	Traub
Butler	Ferre	Mathews	Pearsall	Treat
Cadin	Finch	McCarthy, E J	Phillips	Ulmann
Candee	Fitzpatrick	McCarthy, J J	Platt	Wainwright
Chambers	Fowler	McCormack	Prince	Weber
Cohn	Grattan	McCullough	Reeve	Wemple
Conkling, J B	Hackett	McKeown	Reynolds	Whitney
Cooke, W V	Hanford	McNair	Richter	Williams
Coon	Harvey	Mead	Robinson	Wolf
Costello	Hayden	Metcalfe	Rosenstein	Wood
Cowan	Hinson	Monroe	Ruehl	Yale
Curry	Hoadley	Moran	Shanahan	Zettler
Dale	Hooker	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 1868), entitled "An act to provide for the attachment of the Williams folding stairs to the Genesee street bridge over the Erie canal in the city of Utica, and making an appropriation therefor" (Int. No. 507), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Merritt	Rosenstein
Agnew	Daly	Hoffman	Metcalfe	Scovill
Allston	Davis, L L	Hooker	Monroe	Shanahan
Apgar	Denison	Hubbs	Moreland	Sherry
Bostwick	Dickinson	Hughes	Morgan	Simpson
Bourke	Doll	Keegan	Mullaney	Smith, A P
Bradley	Dooling	Kehoe	Neville	Smith, C W
Brill	Dowling	Landon	Nichols	Smith, J T
Bullwinkel	Doyle	Leggett	Nye	Stiles
Burnett	Dwyer	Lewis	Outterson	Sullivan
Butler	Evans	Litthauer	Oxford	Thorn
Byrne	Farrell	Lynch	Palmer	Traub
Candee	Ferre	McCarthy, E J	Patton	Treat
Chambers	Finch	McCarthy, J J	Pearsall	Ulmann
Clark	Finegan	McCormack	Plank	Weber
Conkling, H	Fowler	McCullough	Prince	Wemple
Conkling, J B	Grattan	McInerney	Reeve	Williams
Cook, E	Hackett	McManus	Reynolds	Wood
Coon	Hanford	McNair	Richter	Yale
Coutant	Harvey	Mead	Rogers	Zettler
Cowan	Hayden			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1830) entitled "An act to amend the Greater New York charter, relative to the department of docks and ferries" (Int. No. 1097), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Metcalf	Rogers
Allen	Dale	Hoadley	Monroe	Ruehl
Apgar	Daly	Hooker	Moran	Scovill
Bedell	Davis, M	Hornidge	Morgan	Sheldon
Bradley	Denison	Hubbs	Mortimer	Sherry
Bourke	Dolan	Kearney	Mullaney	Simpson
Brill	Doll	Keegan	Nichols	Smith, A P
Bullwinkel	Doughty	Kehoe	Nye	Smith, G H
Burke	Doyle	Knapp	Outterson	Smith, J T
Burns	Dwyer	Landon	Oxford	Stiles
Byrne	Ellis	Leggett	Palmer	Sulzbarger
Cadin	Evans	Lewis	Patchin	Thorn
Candee	Farrell	Litthauer	Patton	Traub
Clark	Ferre	Mathews	Phillips	Ulmann
Cohn	Finegan	McCarthy, E J	Plank	Wainwright
Conkling, H	Fowler	McCormack	Prince	Wemple
Cook, E	Grattan	McInerney	Reeve	Whitney
Cooke, W V	Hackett	McKeown	Remsen	Wolf
Coon	Hanford	McNair	Richter	Yale
Costello	Hayden	Mead	Robinson	Zettler
Cowan	Hewitt	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1895) entitled "An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional justices for such court" (Int. No. 738), having been announced for a third reading,

On motion of Mr. Neville, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1843) entitled "An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis" (Int. No. 1247), having been announced for a third reading,

On motion of Mr. Bedell, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1834) entitled "An act providing for the appointment of commissioners to determine the cost and expenses of constructing and maintaining regulating reservoirs on the Genesee river and its tributaries and the assessments necessary therefor" (Int. No. 615), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105

NOES 00

Those who voted in the affirmative. were:

Abrams	Coutant	Hayden	Mead	Reynolds
Agnew	Cox	Hewitt	Merritt	Robinson
Allen	Curry	Hoadley	Metcalfe	Rogers
Apgar	Dale	Hoffman	Miller	Ruehl
Bedell	Davis, L L	Hornidge	Monroe	Shanahan
Bostwick	Davis, M	Hubbs	Moran	Sherry
Bradley	Dickinson	Kearney	Moreland	Sloane
Bridgeman	Dolan	Keegan	Morgan	Smith, C W
Brill	Dooling	Kehoe	Mullaney	Smith, J T
Burke	Doughty	Knapp	Neville	Stevens
Burnett	Doyle	Landon	Nichols	Sullivan
Burns	Dwyer	Leggett	Orr	Sulzbürger
Byrne	Evans	Lewis	Outtonson	Traub
Cadin	Farrell	Litthauer	Pallace	Ulmann
Chambers	Ferre	Mathews	Palmer	Wainwright
Clark	Finch	McCarthy, E J	Patton	Weber
Cohn	Fitzpatrick	McCarthy, J J	Phillips	Whitney
Conkling, J B	Fowler	McCullough	Plank	Williams
Cook, E	Grattan	McInerney	Platt	Wolf
Coon	Hammond	McManus	Reeve	Wood
Costello	Hanford	McNair	Remsen	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1840) entitled "An act to provide for the location of a public market place, and for the establishment and maintenance of a public market in the eight ward of the borough of Brooklyn, city of New York, for the acquisition of lands for this purpose, and for the regulation and management of the same" (Int. No. 1030), was read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Moran	Sheldon
Allen	Dale	Hoffman	Moreland	Sherry
Allston	Daly	Hooker	Morgan	Simpson
Bedell	Davis, M	Hornidge	Mortimer	Sloane
Bostwick	Denison	Hughes	Neville	Smith, C W
Bradley	Dolan	Kearney	Nichols	Smith, G H
Bourke	Doll	Keegan	Orr	Smith, J T
Bridgeman	Dooling	Kehoe	Outterson	Stevens
Brill	Doughty	Knapp	Oxford	Sullivan
Bullwinkel	Doyle	Landon	Palmer	Sulzbürger
Burnett	Dwyer	Leggett	Patchin	Thorn
Burns	Evans	Lewis	Pearsall	Traub
Butler	Everett	Litthauer	Phillips	Ulmann
Cadin	Ferre	Mathews	Plank	Wainwright
Chambers	Finegan	McCarthy, E J	Platt	Weber
Cohn	Fowler	McCormack	Reeve	Wemple
Conkling, H	Graeff	McInerney	Remsen	Whitney
Conkling, J B	Hackett	McManus	Reynolds	Williams
Cook, E	Hammond	McNair	Richter	Wolf
Coole, W V	Hanford	Mead	Rogers	Wood
Coon	Harvey	Merritt	Rosenstein	Yale
Coutant	Hayden	Metcalfe	Ruehl	Zettler
Cox	Hinson	Miller	Shanahan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1838) entitled "An act for the relief of William H. Hart, in connection with the life insurance fund of the fire department of the city of New York" (Int. No. 1200), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	McKeown	Richter
Agnew	Curry	Hayden	McManus	Rogers
Allston	Dale	Hewitt	Mead	Rosenstein
Apgar	Daly	Hinson	Merritt	Scovill
Bedell	Davis, M	Hoffman	Metcalfe	Sheldon
Bostwick	Dickinson	Hornidge	Monroe	Sherry
Bradley	Doll	Hubbs	Moreland	Sloane
Bridgeman	Doughty	Hughes	Mortimer	Smith, A P
Brill	Doyle	Keegan	Mullaney	Smith, G H
Burke	Duer	Kehoe	Nichols	Stevens
Burnett	Dwyer	Knapp	Nye	Stiles
Butler	Ellis	Leggett	Outterson	Sulzbürger
Byrne	Evans	Lewis	Pallace	Traub
Candee	Everett	Litthauer	Palmer	Ulmann
Chambers	Ferre	Lynch	Patton	Wainwright
Cohn	Finch	Mathews	Pearsall	Weber
Conkling, J B	Fitzpatrick	McCarthy, J J	Plank	Whitney
Cook, E	Graeff	McCormack	Platt	Wolf
Cooke, W V	Grattan	McCullough	Reeve	Yale
Costello	Hammond	McInerney	Remsen	Zettler
Coutant				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1420) entitled "An act in relation to jurors in the city of New York" (Int. No. 439), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McManus	Rogers
Allen	Cowan	Hanford	Mead	Rosenstein
Allston	Curry	Harvey	Merritt	Scovill
Apgar	Dale	Hewitt	Miller	Sheldon
Bedell	Daly	Hinson	Moran	Sherry
Bostwick	Davis, L L	Hoffman	Moreland	Sloane
Bourke	Denison	Hornidge	Morgan	Smith, C W
Bridgeman	Dolan	Hubbs	Mullaney	Smith, G H
Brill	Doll	Keegan	Nichols	Stevens
Bullwinkel	Doughty	Knapp	Orr	Stiles

Burnett	Doyle	Landon	Outterson	Sulzbürger
Burns	Duer	Leggett	Pallace	Traub
Byrne	Ellis	Lewis	Patchin	Ulmann
Candee	Everett	Litthauer	Patton	Weber
Clark	Ferre	Mathews	Phillips	Wemple
Conkling, H	Finch	McCarthy, E J	Platt	Williams
Conkling, J B	Fitzpatrick	McCormack	Reeve	Wolf
Cooke, W V	Graeff	McCullough	Remsen	Wood
Costello	Grattan	McKeown	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1835) entitled "An act to amend the General Corporation Law, in relation to foreign corporations" (Int. No. 329), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Harvey	McNair	Richter
Agnew	Cowan	Hayden	Merritt	Rogers
Allen	Curry	Hinson	Miller	Ruehl
Allston	Daly	Hoffman	Moran	Shanahan
Apgar	Davis, L L	Hooker	Moreland	Sherry
Bedell	Denison	Hornidge	Mortimer	Sloane
Bostwick	Dolan	Kearney	Mullaney	Smith, C W
Bradley	Doll	Keegan	Neville	Smith, J T
Brill	Doughty	Kehoe	Nichols	Stiles
Bullwinkel	Dowling	Landon	Nye	Sullivan
Burnett	Doyle	Leggett	Outterson	Sulzbürger
Butler	Dwyer	Litthauer	Oxford	Treat
Byrne	Evans	Lynch	Palmer	Ulmann
Cadin	Farrell	Mathews	Patton	Weber
Chambers	Finch	McCarthy, E J	Pearsall	Wemple
Clark	Fitzpatrick	McCarthy, J J	Plank	Williams
Conkling, H	Graeff	McCormack	Platt	Wood
Cook, E	Hackett	McInerney	Prince	Yale
Cooke, W V	Hanford	McManus	Reynolds	Zettler
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 335, Assembly reprint No. 1845) entitled "An act to authorize the municipal civil service commission of

the city of New York to reopen and reconsider the case of Roundsman Joseph Devlin" (Rec. No. 118), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hoffman	Moreland	Rogers
Agnew	Dickinson	Hornidge	Morgan	Ruehl
Apgar	Doll	Hubbs	Mortimer	Scovill
Bedell	Doughty	Kearney	Mullaney	Sheldon
Bostwick	Dowling	Keegan	Nichols	Sherry
Bradley	Doyle	Kehoe	Nye	Simpson
Bridgeman	Duer	Knapp	Orr	Smith, A P
Brill	Dwyer	Leggett	Outterson	Smith, C W
Burke	Ellis	Lewis	Pallace	Smith, G H
Burns	Evans	Litthauer	Palmer	Stevens
Byrne	Farrell	Lynch	Patchin	Stiles
Cadin	Finch	Mathews	Patton	Sulzburger
Chambers	Fitzpatrick	McCarthy, E J	Pearsall	Thorn
Cohn	Fowler	McCarthy, J J	Phillips	Treat
Conkling, J B	Graeff	McCullough	Platt	Ulmann
Cook, E	Hackett	McInerney	Prince	Wainwright
Cooke, W V	Hammond	McKeown	Reeve	Wemple
Coon	Hanford	McManus	Remsen	Williams
Coutant	Hayden	Mead	Reynolds	Wolf
Cox	Hewitt	Merritt	Richter	Yale
Curry	Hinson	Metcalf	Robinson	Zettler
Daly	Hoadley	Monroe		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 1610) entitled "An act to make an appropriation for the payment of the judgments of the Court of Claims, in claims other than those on account of the canals of this State" (Int. No. 1214), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Moran	Sheldon
Agnew	Daly	Hooker	Moreland	Sherry
Allston	Davis, M	Hornidge	Mortimer	Sloane
Apgar	Dickinson	Hubbs	Mullaney	Smith, A P
Bedell	Dolan	Hughes	Neville	Smith, C W
Bostwick	Dooling	Keegan	Nichols	Smith, G H
Bradley	Dowling	Knapp	Orr	Smith, J T
Bridgeman	Duer	Landon	Outterson	Stevens
Brill	Ellis	Leggett	Oxford	Stiles
Burke	Evans	Lewis	Palmer	Sullivan
Burnett	Farrell	Litthauer	Patchin	Thorn
Butler	Ferre	Lynch	Pearsall	Traub
Byrne	Finegan	McCarthy, E J	Phillips	Ulmann
Candee	Fitzpatrick	McCarthy, J J	Platt	Wainwright
Clark	Fowler	McCormack	Reeve	Wemple
Conkling, H	Grattan	McInerney	Remsen	Whitney
Conkling, J B	Hackett	McKeown	Richter	Williams
Cooke, W V	Hanford	McManus	Rogers	Wood
Coon	Harvey	Mead	Rosenstein	Yale
Coutant	Hayden	Metcalfe	Scovill	Zettler
Cox	Hinson	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1600) entitled "An act to amend the Village Law, relating to the number of members of hook and ladder companies" (Int. No. 1204), having been announced for a third reading,

On motion of Mr. Graeff, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1690) entitled "An act to amend the Public Buildings Law, in relation to the control of repairs, additions and alterations of the public buildings of the State" (Int. No. 1259), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Kearney	Moreland	Rosenstein
Agnew	Doll	Keegan	Mortimer	Ruehl
Allston	Dooling	Kehoe	Neville	Scovill
Bedell	Doughty	Landon	Nichols	Sheldon
Bostwick	Doyle	Leggett	Nye	Simpson
Bradley	Dwyer	Lewis	Orr	Sloane
Bridgeman	Evans	Litthauer	Outterson	Smith, C W
Bullwinkel	Farrell	Lynch	Oxford	Smith, G H
Burnett	Ferre	Mathews	Pallace	Stevens
Butler	Finegan	McCarthy, E J	Palmer	Stiles
Cadin	Fowler	McCormack	Patchin	Sulzbürger
Candee	Graeff	McCullough	Patton	Thorn
Clark	Hackett	McInerney	Pearsall	Treat
Conkling, H	Hammond	McKeown	Plank	Ulmann
Cook, E	Hanford	McManus	Platt	Wainwright
Coon	Hayden	McNair	Prince	Weber
Costello	Hewitt	Mead	Reeve	Wemple
Coutant	Hoadley	Merritt	Remsen	Whitney
Cowan	Hooker	Miller	Reynolds	Wolf
Cox	Hornidge	Monroe	Richter	Wood
Curry	Hubbs	Moran	Rogers	Zettler
Davis, L L				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1466) entitled "An act to amend sections 86 and 87 of the Real Property Law, relative to sales, mortgages and leases by trustees" (Int. No. 1131), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Miller	Scovill
Allen	Davis, L L	Hinson	Moran	Sheldon
Yllston	Denison	Hoadley	Moreland	Sherry
Bedell	Dickinson	Hooker	Morgan	Simpson
Bradley	Dolan	Hornidge	Mortimer	Smith, A P
Bourke	Dooling	Hughes	Neville	Smith, G H
Bridgeman	Doughty	Kearney	Nichols	Smith, J T

Bullwinkel	Dowling	Kehoe	Orr	Stevens
Burke	Doyle	Knapp	Oxford	Sullivan
Burns	Duer	Legett	Pallace	Sulzburger
Butler	Dwyer	Lewis	Patchin	Thorn
Cadin	Ellis	Litthauer	Patton	Traub
Chambers	Everett	Lynch	Phillips	Treat
Cohn	Farrell	Mathews	Plank	Ulmann
Conkling, J B	Finch	McCarthy, E J	Platt	Wainwright
Cook, E	Fitzpatrick	McCormack	Reeve	Weber
Coon	Fowler	McInerney	Reynolds	Whitney
Costello	Grattan	McKeown	Richter	Williams
Coutant	Hackett	McNair	Rogers	Wolf
Cowan	Hanford	Mead	Rosenstein	Yale
Curry	Harvey	Metcalfe	Ruehl	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1457) entitled "An act to amend the Revised Statutes, relating to the opening of ditches and prescribing the powers of fence viewers in respect thereto" (Int. No. 1122), having been announced for a third reading,

On motion of Mr. Hughes, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1842) entitled "An act to amend the Real Property Law, relative to the discharge of mortgages in counties wholly embraced within cities of the first class" (Int. No. 674), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hooker	Monroe	Sheldon
Agnew	Davis, M	Hubbs	Moran	Sherry
Allen	Denison	Hughes	Moreland	Simpson
Allston	Dickinson	Keegan	Morgan	Sloane
Bedell	Doll	Kehoe	Mortimer	Smith, A P
Bourke	Dooling	Knapp	Neville	Smith, C W
Bridgeman	Dowling	Landon	Nichols	Smith, J T
Brill	Doyle	Leggett	Orr	Stevens
Bullwinkel	Duer	Lewis	Outterson	Stiles

Burke	Ellis	Litthauer	Oxford	Sullivan
Burns	Everett	Lynch	Palmer	Sulzburger
Byrne	Farrell	Mathews	Patton	Traub
Cadin	Finch	McCarthy, E J	Pearsall	Treat
Chambers	Finegan	McCarthy, J J	Plank	Ulmann
Cohn	Fowler	McCormack	Platt	Wainwright
Conkling, H	Graeff	McCullough	Reeve	Weber
Conkling, J B	Grattan	McInerney	Remsen	Wemple
Cook, E	Hammond	McManus	Richter	Williams
Coon	Hanford	McNair	Robinson	Wolf
Coutant	Hayden	Mead	Rosenstein	Wood
Cox	Hinson	Merritt	Ruehl	Yale
Curry	Hoadley	Metcalfe	Scovill	Zettler
Dale	Hoffman	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 880) entitled "An act to provide for the construction of the superstructure of the bridge over the Black river between the towns of Lowville and Watson, Lewis county, known as Beech's Bridge, and making an appropriation therefor" (Int. No. 748), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Mead	Rogers
Allen	Dale	Hinson	Metcalfe	Rosenstein
Allston	Daly	Hoadley	Miller	Scovill
Bedell	Davis, M	Hooker	Moran	Sheldon
Bostwick	Denison	Hornidge	Morgan?	Sherry
Bourke	Dolan	Hubbs	Mortimer	Simpson
Bridgeman	Dooling	Kearney	Neville	Smith, A P
Brill	Doughty	Keegan	Nichols	Smith, C W
Bullwinkel	Doyle	Knapp	Orr	Smith, J T
Burke	Dwyer	Landon	Oxford	Stevens
Burnett	Evans	Lewis	Pallace	Sullivan
Burns	Farrell	Litthauer	Patchin	Thorn
Byrne	Finch	Lynch	Pearsall	Treat
Cadin	Finegan	Mathews	Plank	Ulmann
Chambers	Fowler	McCarthy, E J	Platt	Wainwright
Clark	Grattan	McCormack	Reeve	Wemple
Conkling, H	Hackett	McCullough	Remsen	Williams
Cook, E	Hammond	McKeown	Richter	Wood
Coon	Harvey	McNair	Robinson	Yale
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 648) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Wilbur R. Rutan and others against the State of New York for damages alleged to have been sustained in the city of Elmira, county of Chemung, by them, and to render judgment therefor" (Int. No. 572), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hornidge	Moran	Shanahan
Allen	Davis, M	Hughes	Morgan	Sheldon
Allston	Dickinson	Kearney	Mortimer	Sherry
Bedell	Doll	Kehoe	Neville	Sloane
Bostwick	Doughty	Landon	Nichols	Smith, A P
Bradley	Doyle	Leggett	Orr	Smith, G H
Brill	Dwyer	Lewis	Outterson	Smith, J T
Bullwinkel	Ellis	Litthauer	Pallace	Stevens
Burnett	Everett	Lynch	Patchin	Stiles
Butler	Ferre	McCarthy, E J	Patton	Sulzbarger
Cadin	Finch	McCarthy, J J	Phillips	Traub
Chambers	Finegan	McCormack	Platt	Ulmann
Cohn	Fowler	McCullough	Prince	Weber
Conkling, J B	Grattan	McKeown	Remsen	Wemple
Cook, E	Hammond	McManus	Reynolds	Whitney
Coon	Harvey	McNair	Richter	Wolf
Costello	Hayden	Mead	Rogers	Wood
Coutant	Hinson	Metcalfe	Rosenstein	Yale
Cox	Hoadley	Miller	Scovill	Zettler
Dale	Hoffman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1754) entitled "An act to amend the Public Health Law, in relation to pharmacy" (Int. No. 781), having been announced for a third reading,

On motion of Mr. Simpson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1085) entitled "An act conferring jurisdiction upon the Court of Claims to hear and determine the alleged claims of certain owners of real property in New York city for damages alleged to have been caused by the construction, maintenance and operation of the railroad viaduct on Park avenue, in the city of New York, built pursuant to chapter 339 of the Laws of 1892 and the acts amendatory thereof" (Int. No. 867), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Monroe	Rosenstein
Agnew	Dale	Hoadley	Moran	Ruehl
Allston	Davis, L L	Hoffman	Morgan	Scovill
Apgar	Davis, M	Hornidge	Mortimer	Sheldon
Bedell	Denison	Hubbs	Neville	Simpson
Bostwick	Dickinson	Kearney	Nichols	Sloane
Bourke	Dolan	Kehoe	Orr	Smith, A P
Bradley	Dooling	Knapp	Outterson	Smith, G H
Bridgeman	Doughty	Landon	Oxford	Smith, J ^m
Bullwinkel	Dowling	Leggett	Pallace	Stevens
Burke	Duer	Lewis	Patchin	Sullivan
Burnett	Dwyer	Litthauer	Patton	Sulzbürger
Butler	Evans	Mathews	Pearsall	Traub
Byrne	Farrell	McCarthy, E J	Phillips	Treat
Cadin	Ferre	McCarthy, J J	Plank	Ulmann
Candee	Finegan	McCullough	Platt	Wainwright
Chambers	Fowler	McInerney	Prince	Weber
Clark	Grattan	McKeown	Reeve	Wemple
Conkling, H	Hackett	McNair	Remsen	Whitney
Conkling, J B	Hammond	Mead	Richter	Wolf
Cooke, W V	Hanford	Metcalfe	Robinson	Yale
Costello	Hayden	Miller	Rogers	Zettler
Coutant	Hewitt			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1667) entitled "An act to amend the Railroad Law, in relation to the protection of certain employes of street railroads" (Int. No. 1248), was read the third time, having been

printed and upon the desks of the members in its final form at least three calendar legislative days* prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 94

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McKeown	Sherry
Agnew	Cox	Hammond	McNair	Simpson
Allston	Dale	Harvey	Metcalf	Smith, A P
Bedell	Daly	Hewitt	Monroe	Smith, C W
Bourke	Davis, M	Hoadley	Morgan	Smith, J T
Bradley	Denison	Hoffman	Mullaney	Stevens
Bridgeman	Dolan	Hornidge	Nichols	Sullivan
Brill	Doll	Hubbs	Orr	Thorn
Burke	Doughty	Kearney	Oxford	Traub
Burns	Dowling	Keegan	Pallace	Ulmann
Butler	Duer	Kehoe	Patchin	Wainwright
Cadin	Dwyer	Knapp	Patton	Weber
Chambers	Ellis	Landon	Phillips	Wemple
Cohn	Everett	Leggett	Platt	Williams
Conkling, H	Farrell	Litthauer	Reeve	Wolf
Conkling, J B	Finch	Lynch	Reynolds	Wood
Cooke, W V	Finegan	Mathews	Rogers	Yale
Costello	Fowler	McCarthy, J J	Rosenstein	Zettler
Coutant	Graeff	McCullough	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1858) entitled "An act to amend the Railroad Law in relation to the protection of certain employes of street railroads" (Int. No. 1350), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Merritt	Rosenstein
Agnew	Daly	Hewitt	Miller	Ruehl
Allston	Davis, I L	Hinson	Monroe	Scovill

Apgar	Davis, M	Hoadley	Moran	Sheldon
Bedell	Denison	Hoffman	Moreland	Sherry
Bostwick	Dickinson	Hooker	Morgan	Simpson
Bourke	Dolan	Hornidge	Mortimer	Sloane
Bridgeman	Doll	Hughes	Neville	Smith, A P
Brill	Dooling	Keegan	Nichols	Smith, C W
Bullwinkel	Doughty	Kehoe	Nye	Smith, G H
Burnett	Dowling	Knapp	Orr	Stevens
Burns	Doyle	Landon	Outterson	Stiles
Butler	Duer	Leggett	Oxford	Sullivan
Byrne	Dwyer	Lewis	Pallace	Sulzbürger
Candee	Ellis	Litthauer	Palmer	Thorn
Chambers	Everett	Lynch	Patchin	Treat
Clark	Ferre	Mathews	Pearsall	Ulmann
Cohn	Finch	McCarthy, E J	Phillips	Wainwright
Conkling, H	Finegan	McCarthy, J J	Plank	Weber
Conkling, J B	Fitzpatrick	McCullough	Platt	Wemple
Cooke, W V	Fowler	McInerney	Prince	Whitney
Costello	Graeff	McKeown	Reeve	Wolf
Coutant	Grattan	McManus	Reynolds	Wood
Cowan	Hackett	McNair	Robinson	Yale
Cox	Hanford	Mead	Rogers	Zettler
Curry	Harvey			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1848) entitled "An act to amend chapter 418 of the Laws of 1897, entitled 'An act in relation to liens, constituting chapter 49 of the general laws,' in relation to liens of hotel, inn, boarding and lodging house keepers, as amended by chapter 380 of the Laws of 1899" (Int. No. 866), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Merritt	Rogers
Agnew	Dale	Hewitt	Metcalfe	Rosenstein
Allston	Davis, L L	Hoadley	Monroe	Ruchl
Apgar	Davis, M	Hooker	Moran	Seovill
Bedell	Dickinson	Hornidge	Morgan	Sheldon
Bostwick	Dolan	Hughes	Mortimer	Sherry
Bradley	Dooling	Kearney	Neville	Simpson
Bridgeman	Doughty	Keegan	Nichols	Smith, A P

Bullwinkel	Doyle	Kehoe	Nye	Smith, C W
Burke	Duer	Knapp	Outterson	Smith, J T
Burnett	Ellis	Landon	Oxford	Stevens
Butler	Evans	Leggett	Pallace	Sullivan
Byrne	Everett	Lewis	Palmer	Thorn
Cadin	Ferre	Lynch	Patton	Traub
Chambers	Finch	Mathews	Phillips	Ulmann
Clark	Finegan	McCarthy, J J	Plank	Wainwright
Conkling, H	Fowler	McCormack	Platt	Wemple
Conkling, J B	Graeff	McInerney	Prince	Williams
Cook, E	Grattan	McKeown	Remsen	Wolf
Coon	Hammond	McNair	Reynolds	Yale
Costello	Hanford	Mead	Robinson	Zettler
Coutant				

Mr. Dowling moved to reconsider the vote by which said bill was passed, the same being erroneously on the calendar.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hammond	Metcalfe	Rosenstein
Allen	Cox	Harvey	Merritt	Seovill
Allston	Dale	Hewitt	Monroe	Sheldon
Bostwick	Daly	Hoffman	Moreland	Sherry
Bourke	Davis, L L	Hooker	Morgan	Smith, A P
Bridgeman	Davis, M	Hornidge	Mullaney	Smith, J T
Brill	Dickinson	Hughes	Nichols	Stiles
Burke	Dolan	Kearney	Orr	Sulzburger
Burnett	Dooling	Kehoe	Oxford	Thorn
Butler	Doughty	Knapp	Palmer	Traub
Byrne	Doyle	Landon	Patton	Treat
Candee	Duer	Leggett	Phillips	Ulmann
Chambers	Ellis	Litthauer	Platt	Wainwright
Clark	Everett	Mathews	Prince	Wemple
Conkling, H	Ferre	McCarthy, J J	Remsen	Williams
Conkling, J B	Finegan	McCullough	Reynolds	Wood
Cooke, W V	Fowler	McKeown	Richter	Yale
Costello	Grattan	McNair	Robinson	Zettler

The bill (No. 972) entitled "An act to amend the Code of Civil Procedure, relating to the jurisdiction of justice's courts" (Int. No. 808), having been announced for a third reading,

On motion of Mr. G. H. Smith, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 473) entitled "An act to amend the Penal Code relative to the sale of prepared meats, salads and cheese on Sundays" (Int. No. 80) having been announced for a third reading,

On motion of Mr. Finch, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1364) entitled "An act to amend the Greater New York charter, relative to licenses in the department of docks and ferries" (Int. No. 1060), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79

NOES 39

Those who voted in the affirmative, were:

Allen	Costello	Harvey	Nichols	Smith, A P
Allston	Coutant	Hayden	Nye	Smith, C W
Apgar	Cowan	Hewitt	Outterson	Smith, G H
Bedell	Cox	Hoadley	Patchin	Smith, J T
Bostwick	Davis, L L	Hooker	Patton	Stevens
Bullwinkel	Davis, M	Hubbs	Pearsall	Stiles
Burke	Denison	Hughes	Plank	Traub
Burnett	Dickinson	Landon	Platt	Treat
Cadin	Dwyer	Leggett	Reeve	Wainwright
Candee	Evans	Lewis	Remsen	Weber
Chambers	Finch	McNair	Reynolds	Wemple
Clark	Fowler	Merritt	Robinson	Whitney
Conkling, H	Graeff	Monroe	Rogers	Williams
Conkling, J B	Grattan	Moran	Ruehl	Wood
Cook, E	Hammond	Moreland	Scovill	Yale
Coon	Hanford	Morgan	Simpson	

Those who voted in the negative, were:

Abrams	Hackett	McCormack	Oxford	Sherry
Bradley	Hinson	McCullough	Pallace	Sloane
Cooke, W V	Hornidge	McInerney	Palmer	Sulzburger
Curry	Keegan	McManus	Prince	Thorn
Dolan	Littlauer	Metcalfe	Richter	Ulmann
Doll	Lynch	Mortimer	Rosenstein	Wolf
Ellis	Mathews	Mullaney	Shanahan	Zettler
Farrell	McCarthy, J J	Neville	Sheldon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 307) entitled "An act to amend the Poor Law, relating to the appointment of keepers of county alms-houses" (Int. No. 1032), having been announced for a third reading,

On motion of Mr. Stiles, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1448) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of William I. Taber, Robert Earl, 2d, William P. Earl and Ralph D. Earl, as executors of the last will and testament of Robert Earl, deceased, late of Herkimer, N. Y., against the State of New York, arising from the claim of said executors against the State for compensation due said Robert Earl, deceased, and to render judgment therefor" (Int. No. 1114), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Mead	Robinson
Agnew	Dale	Harvey	Merritt	Scovill
Allston	Daly	Hewitt	Miller	Sheldon
Apgar	Davis, L. L.	Hoadley	Moran	Simpson
Bedell	Davis, M.	Hooker	Moreland	Smith, A. P.
Bostwick	Dickinson	Hornidge	Mortimer	Smith, C. W.
Bradley	Dolan	Hughes	Mullaney	Smith, J. T.
Brill	Doll	Kearney	Nichols	Stiles
Burke	Doughty	Kehoe	Nye	Sullivan
Burns	Dowling	Knapp	Outterson	Thorn
Butler	Duer	Landon	Pallace	Traub
Cadin	Dwyer	Leggett	Palmer	Ulmann
Candee	Evans	Litthauer	Patchin	Wainwright
Cohn	Everett	Mathews	Pearsall	Weber
Conkling, H.	Ferre	McCarthy, E. J.	Phillips	Wemple

Conkling, J B	Finch	McCormack	Plank	Williams
Cooke, W V	Fitzpatrick	McInerney	Prince	Wolf
Coon	Graeff	McKeown	Reeve	Yale
Coutant	Hackett	McManus	Reynolds	Zettler
Cowan	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1692) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Daniel B. Murphy, and Mary Farly and John Farly, her husband, against the State, for damages resulting from the carelessness of certain members of the police force of the city of New York" (Int. No. 1261), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 49

NOES 27

Those who voted in the affirmative, were:

Bostwick	Grattan	Merritt	Plank	Thorn
Bourke	Hackett	Metcalfe	Platt	Ulmann
Burke	Hinson	Miller	Prince	Weber
Burns	Hoffman	Moran	Richter	Wemple
Clark	Hubbs	Mullaney	Rosenstein	Whitney
Curry	Kearney	Neville	Ruehl	Wolf
Dale	Leggett	Nye	Sheldon	Wood
Daly	Litthauer	Outterson	Smith, A P	Yale
Dwyer	Lynch	Oxford	Smith, C W	Zettler
Evans	McCullough	Pallace	Stiles	

Those who voted in the negative, were:

Abrams	Coon	Farrell	McNair	Smith, G H
Agnew	Costello	Fowler	Monroe	Smith, J T
Allen	Coutant	Harvey	Palmer	Stevens
Burnett	Cowan	Hooker	Pearsall	Sulzbürger
Cook, E	Denison	Mathews	Rogers	Williams
Cooke, W V	Dickinson			

Mr. Leggett moved to reconsider the vote by which said bill was lost, and that that motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Leggett, and it was determined in the affirmative.

The bill (No. 663) entitled "An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of citizens of the towns of Horseheads and Elmira and the city of Elmira for damages alleged to have been suffered by them occasioned by operations carried out pursuant to chapter 49 of the Laws of 1896, chapter 791 of the Laws of 1897, and chapter 607 of the Laws of 1898" (Int. No. 587), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 8

Those who voted in the affirmative, were:

Allen	Coutant	Everett	Litthauer	Platt
Allston	Cowan	Farrell	Lynch	Reeve
Apgar	Cox	Grattan	McCullough	Remsen
Bedell	Curry	Hackett	McNair	Rosenstein
Bourke	Dale	Hammond	Merritt	Ruehl
Bradley	Daly	Hanford	Metcalfe	Seovill
Bridgeman	Davis, L L	Harvey	Miller	Sheldon
Brill	Davis, M	Hewitt	Monroe	Simpson
Burke	Denison	Hinson	Moran	Smith, A P
Byrne	Dickinson	Hooker	Moreland	Smith, C W
Cadin	Dolan	Hornidge	Neville	Stiles
Candee	Doll	Hubbs	Nye	Weber
Chambers	Dooling	Hughes	Orr	Wemple
Clark	Doughty	Kearney	Oxford	Whitney
Conkling, H	Dowling	Kehoe	Pallace	Williams
Conkling, J B	Doyle	Knapp	Patchin	Wolf
Cooke, W V	Dwyer	Landon	Patton	Yale
Coon	Ellis	Leggett	Plank	Zettler
Costello	Evans	Lewis		

Those who voted in the negative, were:

Fowler	Morgan	Palmer	Robinson	Sulzburger
Mathews	Mullaney	Reynolds		

Ordered; That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1597) entitled "An act to amend the Fisheries, Game and Forest Law, in relation to taking shad in the Hudson

river" (Int. No. 1201), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 1

Those who voted in the affirmative, were:

Abrams	Costello	Hackett	McManus	Rogers
Allen	Coutant	Hanford	Mead	Ruehl
Allston	Cox	Hayden	Metcalfe	Scovill
Apgar	Curry	Hewitt	Miller	Sheldon
Bostwick	Daly	Hoadley	Moran	Simpson
Bourke	Davis, M	Hooker	Morgan	Smith, A P
Bridgeman	Dickinson	Hubbs	Mortimer	Smith, G H
Bullwinkel	Doll	Hughes	Neville	Stevens
Burke	Dooling	Keegan	Nye	Stiles
Burns	Dowling	Knapp	Outterson	Sulzbarger
Byrne	Duer	Landon	Pallace	Traub
Cadin	Ellis	Leggett	Patchin	Ulmann
Candee	Everett	Litthauer	Pearsall	Wainwright
Chambers	Ferre	Lynch	Phillips	Wemple
Clark	Finch	McCarthy, E J	Platt	Williams
Conkling, H	Fitzpatrick	McCullough	Reeve	Wolf
Cook, E	Fowler	McInerney	Reynolds	Yale
Cooke, W V	Graeff	McKeown	Richter	Zettler
Coon	Grattan			

In the negative:

Nichols

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1504) entitled "An act to amend the Greater New York charter, in relation to the purchase of supplies for the various departments of the city of New York, and the construction, repair and maintenance of public armories in such city" (Int. No. 1151), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 4

Those who voted in the affirmative, were:

Abrams	Denison	Hoffman	Metcalfe	Rogers
Allen	Dolan	Hooker	Miller	Rosenstein
Allston	Doll	Hornidge	Moran	Scovill
Bedell	Doughty	Kearney	Moreland	Sheldon
Bostwick	Dowling	Kehoe	Mortimer	Simpson
Bourke	Duer	Knapp	Mullaney	Sloane
Bradley	Dwyer	Landon	Neville	Smith, A P
Bridgeman	Evans	Leggett	Nichols	Smith, G H
Bullwinkel	Farrell	Lewis	Nye	Stevens
Burke	Ferre	Litthauer	Outtersen	Stiles
Burns	Finegan	Lynch	Oxford	Sulzbürger
Butler	Fitzpatrick	Mathews	Palmer	Traub
Cadin	Graeff	McCarthy, E J	Patchin	Treat
Chambers	Grattan	McCarthy, J J	Pearsall	Weber
Cohn	Hackett	McCormack	Phillips	Wemple
Cook, E	Hammond	McCullough	Platt	Whitney
Coon	Hanford	McKeown	Prince	Williams
Cowan	Hayden	McManus	Remsen	Wood
Curry	Hewitt	McNair	Reynolds	Yale
Daly	Hoadley	Mead	Richter	Zettler
Davis, L L				

Those who voted in the negative, were:

Clark	Finch	Morgan	Wainwright
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent,

Mr. Wood called up the bill No. 1152, Senate reprint No. 807, entitled "An act to amend the Greater New York charter, relative to the municipal courts," now on the order of third reading.

Said bill having been announced for a third reading,

Mr. Wood moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 2, line 25, underscore the words "that portion of."

Same page, line 26, underscore the words "south of Seventieth street."

Page 3, line 11, after the word "of" insert the word "the."

Page 4, line 19, strike out the word "court" and insert the word "courts."

Same page, line 20, after the word "make" insert the word "temporary;" also, after the word "clerk" insert the words "for terms not exceeding their own."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Wood, and it was determined in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered re-printed and placed on the order of third reading.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, *April 13, 1903.*

To the Assembly:

Assembly bill No. 482, entitled "An act to amend the Town Law, relating to the rental of rooms for the use of posts of the Grand Army of the Republic," is herewith returned without approval.

This bill provides that the electors of towns may authorize the leasing of rooms for five years for the holding of meetings of the posts of the Grand Army of the Republic, at a sum not exceeding \$150 dollars per year, and that such rental shall be a town charge, payable in such manner and at such time as are other town charges. Bills allowing application of public money in aid of voluntary associations of a private nature are of more than doubtful validity. The Constitution prescribes, section 10, article 8: "No county, city, town or village shall hereafter give any money or property, or loan its money or credit to or in aid of any individual association or corporation * * * nor shall any such county, city, town or village be allowed to incur any indebtedness except for county, city, town or village purposes."

The Grand Army of the Republic is a private voluntary association, and it cannot be claimed that the hiring of rooms for it is a town purpose.

For these reasons the bill has failed to receive executive approval.

B. B. ODELL, JR.

On motion of Mr. Hewitt, said message, together with said bill, was ordered laid upon the table.

Mr. Hammond offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 798, entitled "An act to amend chapter 196 of the Laws of 1874, entitled 'An act to incorporate the Manhattan Mortgage Company,' the name of which has been changed to the Knickerbocker Trust Company, relative to increasing the number of its directors" (Int. No. 185), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Finch offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill No. 233, entitled "An act in relation to the salaries of the attendants of the Supreme Court, in the first judicial district and the appellate division thereof in the first department" (Int. No. 232), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Pearsall offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill No. 1014, entitled "An act making an appropriation for the New York State Woman's Relief Corps Home at Oxford" (Int. No. 164), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return to the Senate of

Senate bill No. 328, entitled "An act to further amend chapter 701 of the Laws of 1893, entitled 'An act to regulate gifts for charitable purposes'" (Rec. No. 75), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return to the Senate of Senate bill No. 662, entitled "An act to regulate the price of electricity in cities having a population of over 12,000 and not more than 13,000 inhabitants" (Int. No. 155), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution providing for final adjournment of the Legislature on April 23, 1903.

The Senate returned the concurrent resolution returning to the Governor Assembly bill No. 233, entitled "An act in relation to the salaries of the attendants of the Supreme Court in the first judicial district and the appellate division thereof in the first department." (Int. No. 232.)

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill No. 978, entitled "An act to amend chapter 196 of the Laws of 1874, entitled 'An act to incorporate the Manhattan Mortgage Company,' the name of which has been changed to the Knickerbocker Trust Company, relative to increasing the number of its directors" (Int. No. 185), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution returning to the Governor Assembly bill No. 1014, entitled "An act making an appropriation for the New York State Woman's Relief Corps Home at Oxford" (Int. No. 164), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

Mr. Kehoe was excused indefinitely.

On motion of Mr. Rogers, the House adjourned.

TUESDAY, APRIL 14, 1903.

The House met pursuant to adjournment.

Prayer by Rev. John J. Lawrence.

On motion of Mr. Rogers, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Greater New York charter, relative to the operation of ferries and the acquirement of property therefor" (No. 1029, Rec. No. 309), which was read the first time and referred to the committee on commerce and navigation.

"An act to amend the Labor Law relative to the employment of women and minors in dangerous occupations" (No. 379, Rec. No. 310), which was read the first time and referred to the committee on labor and industries.

"An act to amend chapter 195 of the Laws of 1884, entitled 'An act to amend chapter 140 of the Laws of 1853, entitled "An act to consolidate and amend the several acts relating to the village of Batavia, to alter the bounds and to enlarge the powers of the corporation of said village" and the several acts amendatory thereof,' generally" (No. 1031, Rec. No. 311), which was read the first time and referred to the committee on affairs of villages.

"An act to amend chapter 24 of the Laws of 1903, relating to an appropriation for the repair of certain buildings belonging

to the quarantine establishment on Hoffman's island " (No. 1011, Rec. No. 312), which was read the first time and referred to the committee on ways and means.

"An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office " (No. 1041, Rec. No. 313), which was read the first time and referred to the committee on internal affairs.

"An act to make the office of sheriff of Livingston county a salaried one, in part, and to regulate the management thereof " (No. 1040, Rec. No. 314), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter 537 of the Laws of 1901, entitled 'An act to amend chapter 687 of the Laws of 1894, entitled "An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Westchester county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail of Westchester county and to fix the duties and compensation of the sheriff of said county and of certain employes in the jail of said county," as amended by chapter 420 of the Laws of 1895 and by chapter 310 of the Laws of 1899, relative to the powers and duties of sheriff ' " (No. 931, Rec. No. 315), which was read the first time and referred to the committee on general laws.

Mr. Merritt introduced a bill entitled "An act to authorize the registration of certain veterinarians in the county of St. Lawrence, and the practice of veterinary medicine and surgery by such veterinarians in such county " (Int. No. 1412), which was read the first time and referred to the committee on general laws.

Mr. Wainwright introduced a bill entitled "An act to authorize the appointment by the Governor of a commission to investigate the subject of taxation, and making an appropriation for the expenses of such commission " (Int. No. 1413), which was read the first time and referred to the committee on ways and means.

By unanimous consent,

Mr. Neville introduced a bill entitled "An act to amend the Greater New York charter, relative to the qualifications of city

magistrates" (Int. No. 1414), which was read the first time and referred to the committee on affairs of cities.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend the charter of the city of Hudson, to increase the number of members of the commission of public works, and to provide for the remodeling or establishment of a water system." (No. 1933, Int. No. 1185.)

"An act to amend chapter 410 of the Laws of 1882, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to marshals." (No. 1888, Int. No. 1365.)

"An act to amend the Greater New York charter, in relation to promotions in the police and fire departments for individual acts of bravery." (No. 1851, Int. No. 1343.)

"An act to abolish certain grade crossings of highways and railroads in the borough of Brooklyn in the city of New York and county of Kings, and providing for necessary changes in the grades of highways, streets and avenues, and of portions of the railroad and right of way of the New York, Brooklyn and Manhattan Beach Railway Company, leased to the Long Island Railroad Company, and of the Brooklyn Union Elevated Railroad Company, leased to the Brooklyn Heights Railroad Company, so as to abolish present and avoid future crossings at grade, and providing means for the payment of such alterations and changes." (No. 1865, Int. No. 1357.)

"An act authorizing the board of estimate and apportionment of the city of New York to take proof of and pay the claims of city magistrates in the borough of Brooklyn, elected pursuant to section 1392 of the Greater New York charter, for salaries and expenses." (No. 1937, Int. No. 1337.)

"An act to amend chapter 386 of the Laws of 1902, entitled 'An act granting the consent of the State of New York to the

acquisition by the United States, of certain lands for the purpose of the erection of a lighthouse or lighthouses, and a fog signal station on Ward's island, and ceding jurisdiction over the same,' in relation to the premises to be acquired." (No. 1783, Int. No. 1320.)

"An act to amend the Greater New York charter, in relation to the compensation of the chaplains of the fire department." (No. 267, Int. No. 265.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately:

"An act to amend the Greater New York charter, relative to titles for land acquired for streets and parks." (No. 1909, Int. No. 407.)

"An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claims of persons who have furnished work, labor and services or materials, or supplies for the improvement of the water front of the city of New York at Seventeenth street and East river in the borough of Manhattan, as a public park and playground under request, order or direction of the department of docks and ferries of the city of New York." (No. 2007, Int. No. 1326.)

"An act to create and establish a city court in and for the city of Cohoes, to provide for the appointment of the officers thereof and to regulate the practice in said court." (No. 1924, Int. No. 684.)

• "An act to amend chapter 687 of the Laws of 1894, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Westchester county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail of Westchester county and to fix the duties

and compensation of the sheriff of said county and of certain employes in the jail of said county,' relative to the compensation of deputy sheriffs." (No. 1807, Int. No. 1258.)

"An act declaring Deer river, and its tributaries, in the towns of Montague, Pinckney and Denmark, in the county of Lewis, a public highway, and providing for the assessment and payment of damages to riparian owners thereon." (No. 1654, Int. No. 1241.)

"An act for the relief of the German Hospital and Dispensary in the city of New York to authorize a change of a certain lease made by the mayor, aldermen and commonalty of the city of New York to the German Hospital and Dispensary in the city of New York to a grant to the German Hospital and Dispensary in the city of New York, and to authorize the sale or lease of the property covered thereby by the German Hospital and Dispensary in the city of New York." (No. 1859, Int. No. 1351.)

"An act to enable the fire commissioner of the city of New York to rehear and determine the charges against Thomas F. Murphy, formerly a member of the uniformed force of the fire department of the city of New York." (No. 747, Int. No. 650.)

"An act to amend the Forest, Fish and Game Law, in relation to fishing for non-game fish in Cayuga lake and tributary streams. (No. 1324, Int. No. 470.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of John Gilligan against the State, for services rendered by him to the State, and to render judgment therefor." (No. 1344, Int. No. 1044.)

"An act to amend chapter 63 of the Laws of 1902, entitled 'An act to incorporate the city of Fulton.'" (No. 1918, Int. No. 1378.)

"An act to amend chapter 598 of the Laws of 1892, entitled 'An act to provide for reporting the decisions of the inferior courts of record in the State of New York,' in relation to copies of opinions to be furnished the miscellaneous reporter." (No. 1860, Int. No. 1352.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 2000) entitled "An act to amend chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' in relation to the sale of grouse and woodcock" (Rec. No. 203), reported the same with the following amendment and request that said bill be recommitted to said committee:

Page 3, line 2 and 3, strike out the words "This act shall not apply to Hamilton county."

Which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill (No. 1077) entitled "Concurrent resolution of the Senate and Assembly proposing amendment to article 12, section 1, of the Constitution, relating to organization of cities" (Int. No. 574), reported the same with the following amendments and request that said bill be recommitted to said committee:

Page 2, line 18, strike out the letter "s" from the word "con-
curs;" also, strike out the words "senate do agree" from said line 18, and strike out all of line 19. Instead of the words taken out of lines 18 and 19 insert the words "foregoing amendment be submitted to the people for approval at the general election to be held in the year nineteen hundred and five in accordance with the provisions of the election law."

Which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill (No. 1900) entitled "An act to amend an act entitled 'An act to provide for the representation of the State of New York at the Louisiana Purchase Exposition at St. Louis, Mo., and making an appropriation therefor'" (Int. No. 1371), reported the same with the following amendments and request that said bill be recommitted to said committee:

Page 2, line 18, strike out the two brackets and the word "five."

Same page, line 19, strike out the word "thousand."

Same page, line 24, strike out the word "three" and insert the word "two."

Which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill (No. 1951) entitled "An act in relation to the Brooklyn Howard Colored Orphan Asylum" (Int. No. 1388), reported the same with the following amendments and request that said bill be recommitted to said committee:

Page 1, line 5, strike out the words "shall be" and insert the words "on the twenty-fifth day."

Same page, line 8, strike out the words "on the twenty-fifth day" and insert the words "shall be."

Which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Wood, Int. No. 1300, entitled "An act to amend subdivision 1 of chapter 523 of the Laws of 1890, as amended by chapter 477 of the Laws of 1894" (No. 1749), reported in favor of the passage of the following substitute bill:

AN ACT to amend chapter five hundred and twenty-three of the laws of eighteen hundred and ninety, entitled "An act in relation to the office of sheriff of the city and county of New York," as amended by chapter four hundred and seventy-seven of the laws of eighteen hundred and ninety-four and chapter six hundred and thirty-six of the laws of eighteen hundred and ninety-seven, relative to salaries.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section one of chapter five hundred and twenty-three of the laws of eighteen hundred and ninety, entitled "An act in relation to the office of sheriff of the city and county of New York," as amended by chapter four hundred and seventy-seven of the laws of eighteen hundred and ninety-four and chapter six hundred and thirty-six of the laws of eighteen hundred and ninety-seven, is hereby amended so as to read as follows:

Section 1. From and after the first day of June [eighteen hundred and ninety-seven,] nineteen hundred and three, the sheriff

of the city and county of New York shall be allowed a salary at the rate of twelve thousand dollars per year, which said salary shall be in full for all services and duties performed by the said sheriff in summoning jurors, transporting prisoners, certifying the number of convictions for crimes to the secretary of state, and for all other services performed by him either for the state of New York, or for the city and county of New York; and for all other services and duties performed by the said sheriff for which certain fees are allowed as specified and set forth in section seventeen of this act and the various subdivisions thereof and in section three thousand three hundred and seven of the code of civil procedure, the said sheriff shall be entitled to one-half of such fees to be paid to him as hereinafter provided. The under sheriff of the said city and county of New York shall be allowed a salary at the rate of [five] six thousand dollars per year; and each deputy of said sheriff not exceeding twelve shall be allowed a salary of twenty-five hundred dollars per year; and each of these deputy sheriffs shall be allowed an assistant, to be appointed by the sheriff who shall receive a salary of one thousand five hundred dollars per year. And the duties of said under sheriff, deputy sheriffs and assistants shall be as prescribed by the sheriff. This provision shall not relate to such persons as the sheriff may from time to time appoint to perform particular acts. The said sheriff may appoint counsel who shall receive a salary of six thousand dollars per annum.

§ 2. This act shall take effect immediately.

Which report was agreed to, and said substitute bill ordered printed and recommitted to said committee.

Mr. Speaker, from the committee on rules, reported the following resolution:

Resolved, That hereafter no member shall speak upon a question more than ten minutes, except by unanimous consent.

Mr. Speaker put the question whether the House would agree to said resolution and it was determined in the affirmative.

Mr. Hammond, from the committee on revision, to which was referred the following entitled bills, reported the same without recommendations:

“An act to amend the Tax Law, relating to the taxation of savings bank deposits.” (No. 961, Int. No. 797.)

"An act to revise the charter of the city of Corning." (No. 1938, Int. No. 1242.)

Ordered, That said bills be engrossed for a third reading.

Mr. Hammond, from the committee on revision, to which was referred the bill (No. 1149) entitled "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Surrogate's Court" (Int. No. 925), reported the same with the following recommendations:

Page 1, line 1, before the word "after" insert the words "The code of civil procedure is hereby amended by inserting," and change capital "A" to small "a" in the word "after."

Same page, line 2, strike out the words "of the code of civil procedure."

Same page, line 3, strike out the colon at end of line and insert the words "and to read as follows:"

Page 2, line 13, strike out the words "so as."

Same page, line 26, insert a comma after the word "must."

Page 3, line 21, strike out the words "so as."

Same page, line 27, after the word "by" insert the word "the."

Same page, line 27, after the word "of" insert the word "the."

Page 4, line 6, insert a comma after the word "jury."

Same page, line 12, strike out the comma after the word "tried" and insert a period.

Page 5, line 20, after the word "certified" insert the word "there" in brackets.

Page 6, line 2, strike out the words "so as."

Page 7, line 4, strike out the word "judges" and insert the word "jurors" underscored.

Same page, line 7, strike out the words "so as."

Same page, line 9, insert a comma after the word "order."

Page 8, line 6, strike out the words "so as."

Same page, line 20, strike out the words "so as."

Page 9, line 9, strike out the words "so as."

Same page, line 19, strike out the words "so as."

Same page, line 23, insert a comma after the word "property."

Page 10, line 3, insert a comma after the word "probate."

Same page, line 6, strike out the words "so as."

Same page, line 23, strike out the words "so as."

Same page, line 25, insert a comma after the word "upon."

Page 11, line 3, insert a comma after the word "upon."

Page 11, line 3, insert a comma after the words "tificate" and "hand."

Same page, line 10, insert a comma after the word "evidence."

Same page, line 13, strike out the words "so as."

Same page, line 17, insert a comma after the word "process," and strike out the comma after the word "must."

Same page, line 19, insert a comma after the word "county."

Same page, line 22, strike out the words "so as."

Same page, line 23, underscore the words "Records of certain wills; certificate."

Page 12, line 10, strike out the comma after the word "surrogate."

Same page, line 12, strike out the comma after the word "state."

Same page, line 18, strike out the words "so as."

Same page, line 20, insert a comma after the words "been" and "time."

Same page, line 23, strike out the comma after the word "state."

Page 13, line 2, strike out the comma after the word "executor."

Same page, line 6, insert a comma after the word "will."

Same page, line 8, insert a comma after the word "be."

Same page, line 9, insert a comma after the word "manner."

Same page, line 11, insert a comma after the word "evidence."

Same page, line 14, strike out the words "so as."

Same page, line 19, strike out the comma after the word "petition."

Page 14, line 5, insert a comma after the word "petition."

Same page, line 7, strike out the words "so as."

Same page, line 10, insert a comma after the word "executor."

Same page, line 12, insert a comma after the word "persons."

Same page, line 17, insert a comma after the word "him."

Same page, line 21, strike out the words "so as."

Page 15, line 7, underscore the comma after the word "witness."

Same page, line 12, strike out the words "so as."

Same page, line 23, strike out the words "so as."

Page 16, line 1, insert a comma after the word "decree."

Same page, line 7, after the word "or" insert the word "any."

Same page, line 8, strike out the first word "or" and insert the word "for."

Same page, line 9, after the word "or" insert the word "of."

Same page, line 11, insert a comma after the word "petition."

Same page, line 17, insert a comma after the word "answer."

Same page, line 18, insert a comma after the word "verified."

FRED W. HAMMOND,

Chairman.

Which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Coon, from the committee on engrossed bills, reported the following entitled bills as correctly printed or engrossed:

"An act to amend chapter 704 of the Laws of 1901, entitled 'An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of said clerk." (No. 1966, Int. No. 1113.)

"An act to amend the Lien Law, relating to artisans' liens on personal property." (No. 1968, Int. No. 1186.)

"An act to amend chapter 706 of the Laws of 1901, entitled 'An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of said register." (No. 1965, Int. No. 1112.)

"An act to amend the County Law, in relation to the power of the board of supervisors of any county to raise funds by tax, to be used in the construction and repair of sidepaths." (No. 1940, Rec. No. 80.)

"An act to amend chapter 899 of the Laws of 1896, entitled 'An act to consolidate and combine in a single act all existing special and local laws affecting public interests in the village of Baldwinsville, Onondaga county, and to revise and amend the charter of said village,' in relation to the powers of the police constable." (No. 1970, Int. No. 1219.)

"An act to amend the Real Property Law, in relation to acknowledgements and proofs in other states." (No. 1963, Int. No. 1074.)

"An act to amend chapter 564 of the Laws of 1898, entitled 'An act in relation to unpaid taxes, water rates and rents in that part of the city of New York constituting the city of Long Island City prior to January 1, 1898,' relative to the payment of taxes and water rents." (No. 1967, Int. No. 1173.)

"An act to amend the Greater New York charter, relative to water meters, and to provide means for placing the same." (No. 1944, Int. No. 906.)

"An act to amend chapter 201 of the Laws of 1866, entitled 'An act to incorporate the Sisters of the Poor of St. Francis in

the State of New York,' in relation to devises and bequests to said corporation." (No. 1969, Int. No. 1209.)

"An act to amend section 550 of the Penal Code in reference to buying or receiving property used by or belonging to a railroad, telephone, telegraph, gas or electric light company." (No. 1941, Int. No. 325.)

"An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the legislative department." (No. 1964, Int. No. 1101.)

"An act to amend the Greater New York charter, relative to recreation piers." (No. 1958, Int. No. 655.)

"An act to amend chapter 614 of the Laws of 1887, entitled 'An act to establish the police pension fund for the city of Rochester,' relating to the income of said fund." (No. 1971, Int. No. 1289.)

"An act authorizing the board of estimate and apportionment of the city of New York to audit and allow and also authorizing the comptroller of the city of New York to pay to certain persons, compensation for services actually rendered to the city of New York in the magistrates' court in the year 1891." (No. 1959, Int. No. 682.)

"An act to amend the Greater New York charter, relating to the preference in the paid fire department of volunteer firemen." (No. 1957, Int. No. 337.)

"An act to amend chapter 160 of the Laws of 1900, entitled 'An act to incorporate the city of Cortland,' relative to contracts, the power of the common council and sidewalks." (No. 1916, Int. No. 1253.)

"An act to amend chapter 580 of the Laws of 1902, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' relative to jurors." (No. 1914, Int. No. 1130.)

"An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' in relation to the jurisdiction of the police justice." (No. 1917, Int. No. 1288.)

“An act to amend the Greater New York charter, relative to the commitment of persons charged with public intoxication, disorderly conduct, vagrancy and misdemeanors.” (No. 1922, Int. No. 297.)

“An act to create and establish a city court in and for the city of Cohoes, to provide for the appointment of the officers thereof and to regulate the practice in said court.” (No. 1924, Int. No. 684.)

“An act to amend chapter 20 of the general laws, known as the Town Law, as amended by chapter 391 of the Laws of 1901, relating to the time and place of biennial town meetings.” (No. 1925, Int. No. 1010.)

“An act to amend chapter 539 of the Laws of 1899, entitled ‘An act to amend the Railroad Law, relative to when conductors, motormen and brakemen may be policemen.’” (No. 1908, Int. No. 311.)

“An act to amend the Greater New York charter, relative to the municipal courts.” (No. 1912, Int. No. 1048.)

“An act to amend chapter 105 of the Laws of 1891, entitled ‘An act to revise the charter of the city of Buffalo,’ with reference to the police force.” (No. 1910, Int. No. 601.)

Mr. Speaker announced the special order, being the bill (No. 1783) entitled “An act to amend chapter 386 of the Laws of 1902, entitled ‘An act granting the consent of the State of New York to the acquisition by the United States, of certain lands for the purpose of the erection of a light-house or light-houses, and a fog signal station on Ward’s Island, and ceding jurisdiction over the same,’ in relation to the premises to be acquired.” (Int. No. 1320.)

On motion of Mr. Neville, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoffman	Miller	Scovill
Agnew	Daly	Hooker	Moran	Sheldon
Allen	Davis, M	Hornidge	Moreland	Simpson
Apgar	Denison	Hughes	Morgan	Sloane
Bedell	Dickinson	Kearney	Mullaney	Smith, C W
Bourke	Dolan	Keegan	Neville	Smith, G H
Bradley	Doll	Kehoe	Nichols	Smith, J T
Bridgeman	Doughty	Knapp	Orr	Stiles
Bullwinkel	Doyle	Landon	Oxford	Sullivan
Burke	Duer	Leggett	Pallace	Sulzbürger
Burnett	Ellis	Lewis	Patchin	Traub
Butler	Everett	Litthauer	Pearsall	Treat
Cadin	Farrell	Lynch	Plank	Ulmann
Chambers	Finch	Mathews	Platt	Wainwright
Clark	Fitzpatrick	McCarthy, E J	Reeve	Weber
Cohn	Fowler	McCarthy, J J	Remsen	Whitney
Conkling, J B	Grattan	McCormack	Reynolds	Wolf
Cooke, W V	Hammond	McInerney	Robinson	Wood
Costello	Hanford	McManus	Rogers	Yale
Coutant	Hayden	McNair	Rosenstein	Zettler
Cox	Hinson	Merritt	Ruehl	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 267) entitled "An act to amend the Greater New York charter, in relation to the compensation of the chaplains of the fire department." (Int. No. 265.)

On motion of Mr. Byrne, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoffman	Miller	Richter
Agnew	Davis, L L	Hooker	Monroe	Rogers
Allston	Davis, M	Hubbs	Moran	Ruehl
Bedell	Dickinson	Kearney	Moreland	Scovill
Bostwick	Dolan	Keegan	Morgan	Sheldon
Bradley	Dooling	Knapp	Mortimer	Sherry
Brill	Doughty	Landon	Neville	Simpson
Bullwinkel	Doyle	Leggett	Nichols	Smith, A P
Burnett	Duer	Lewis	Nye	Smith, G H
Burns	Ellis	Litthauer	Orr	Smith, J T
Butler	Evans	Mathews	Outterson	Stiles
Byrne	Farrell	McCarthy, J J	Oxford	Sullivan
Candee	Ferre	McCormack	Palmer	Thorn
Chambers	Finch	McCullough	Patchin	Treat
Clark	Finegan	McInerney	Patton	Ulmann
Conkling, H	Fitzpatrick	McKeown	Pearsall	Wainwright
Conkling, J B	Graeff	McManus	Plank	Wemple
Cooke, W V	Grattan	McNair	Platt	Whitney
Costello	Hanford	Mead	Prince	Wolf
Coutant	Harvey	Merritt	Reeve	Wood
Cox	Hewitt	Metcalfe	Remsen	Zettler
Curry	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1865) entitled "An act to abolish certain grade crossings of highways and railroads in the borough of Brooklyn in the city of New York and county of Kings, and providing for necessary changes in the grades of highways, streets and avenues, and of portions of the railroad and right of way of the New York, Brooklyn and Manhattan Beach Railway Company, leased to the Long Island Railroad Company, and of the Brooklyn Union Elevated Railroad Company, leased to the Brooklyn Heights Railroad Company, so as to abolish present and avoid future crossings at grade, and providing means for the payment for such alterations or changes." (Int. No. 1357.)

On motion of Mr. Morgan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Cooke, W V	Hanford	McManus	Rosenstein
Agnew	Costello	Harvey	Mead	Scovill
Allen	Coutant	Hewitt	Merritt	Sheldon
Allston	Cox	Hinson	Metcalfe	Simpson
Apgar	Curry	Hoffman	Miller	Sloane
Bedell	Daly	Hooker	Moran	Smith, C W
Bostwick	Davis, M	Hubbs	Morgan	Smith, J T
Bourke	Denison	Hughes	Mortimer	Stevens
Bradley	Dolan	Keegan	Neville	Sullivan
Bridgeman	Doll	Knapp	Nye	Thorn
Brill	Doughty	Landon	Outterson	Traub
Bullwinkel	Dowling	Leggett	Oxford	Ulmann
Burke	Duer	Lewis	Palmer	Wainwright
Burnett	Dwyer	Litthauer	Patton	Weber
Butler	Evans	Mathews	Pearsall	Wemple
Byrne	Farrell	McCarthy, E J	Plank	Whitney
Candee	Ferre	McCarthy, J J	Prince	Wolf
Chambers	Finegan	McCormack	Reeve	Wood
Cohn	Fowler	McCullough	Reynolds	Yale
Conkling, H	Grattan	McKeown	Robinson	Zettler
Conkling, J B	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1937) entitled "An act authorizing the board of estimate and apportionment of the city of New York to take proof of and pay claims of city magistrates in the borough of Brooklyn, elected pursuant to section 1392 of the Greater New York charter, for salaries and expenses." (Int. No. 1337).

Said bill having been announced for a third reading,

On motion of Mr. Morgan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1933) entitled "An act to amend the charter of the city of Hudson, to increase the number of members of the commission of public works, and to provide for the remodeling or establishment of a water system." (Int. No. 1185.)

Said bill having been announced for a third reading,

On motion of Mr. Scoville, and by unanimous consent, said bill was ordered placed on the third reading calender for Wednesday next.

On motion of Mr. Scoville, said bill was read the second time and ordered to a third reading.

Mr. Speaker announced the special order, being the bill (No. 1888) entitled "An act to amend chapter 410 of the Laws of 1882, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to marshals." (Int. No. 1365.)

On motion of Mr. Wood, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	Mead	Scovill
Agnew	Dale	Hewitt	Merritt	Sheldon
Allston	Daly	Hoadley	Miller	Simpson
Apgar	Davis, M	Hooker	Moran	Sloane
Bostwick	Dickinson	Hornidge	Morgan	Smith, C W
Bourke	Doll	Hubbs	Mortimer	Smith, G H
Bridgeman	Dooling	Kearney	Neville	Stevens
Bullwinkel	Dowling	Keegan	Nye	Stiles
Burke	Duer	Kehoe	Orr	Sulzbürger
Burns	Dwyer	Knapp	Oxford	Thorn
Byrne	Ellis	Landon	Patton	Treat
Cadin	Everett	Leggett	Pearsall	Ulmann
Chambers	Farrell	Lewis	Plank	Wainwright
Clark	Finch	Litthauer	Prince	Weber
Conkling, H	Fitzpatrick	Mathews	Rensen	Wemple
Conkling, J B	Graeff	McCarthy, J J	Reynolds	Williams
Cooke, W V	Grattan	McCullough	Richter	Wolf
Costello	Hammond	McKeown	Rogers	Yale
Coutant	Hanford	McManus	Ruehl	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1851) entitled "An act to amend the Greater New York charter, in relation to promotions in the police and fire departments for individual acts of bravery." (Int. No. 1343.)

On motion of Mr. McManus, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Mead	Scovill
Allen	Cox	Hewitt	Metcalfe	Sheldon
Allston	Dale	Hoadley	Miller	Simpson
Apgar	Davis, L L	Hoffman	Moran	Smith, A P
Bostwick	Denison	Hornidge	Moreland	Smith, G H
Bradley	Dolan	Hughes	Mullaney	Stevens
Brill	Doll	Kearney	Nichols	Sullivan
Bullwinkel	Dooling	Kehoe	Nye	Gulzbürger
Burns	Doughty	Knapp	Outterson	Traub
Butler	Doyle	Landon	Pallace	Treat
Byrne	Dwyer	Leggett	Patchin	Ulmann
Cadin	Evans	Litthauer	Pearsall	Wainwright
Chambejs	Farrell	Lynch	Plank	Weber
Cohn	Finch	McCarthy, E J	Prince	Whitney
Conkling, J B	Fitzpatrick	McCarthy, J J	Remsen	Williams
Cooke, W V	Graeff	McCormack	Richter	Wood
Costello	Hackett	McInerney	Rogers	Yale
Coutant	Hammond	McManus	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1860) entitled "An act to amend chapter 598 of the Laws of 1892, entitled 'An act to provide for reporting the decisions of the inferior courts of record in the State of New York,' in relation to copies of opinions to be furnished the miscellaneous reporter." (Int. No. 1352.)

On motion of Mr. Rogers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hooker	Neville	Shanahan
Allen	Curry	Hornidge	Nichols	Sheldon
Allston	Dale	Hubbs	Nye	Sherry
Apgar	Daly	Kearney	Orr	Simpson
Bostwick	Davis, L L	Keegan	Outterson	Sloane
Bourke	Denison	Kehoe	Oxford	Smith, A P
Bradley	Dolan	Knapp	Pallace	Smith, C W
Bridgeman	Doll	Landon	Palmer	Smith, G H
Bullwinkel	Dooling	Leggett	Patchin	Stevens
Burnett	Doughty	Litthauer	Patton	Sullivan
Burns	Doyle	Mathews	Pearsall	Sulzburger
Butler	Dwyer	McCarthy, J J	Phillips	Thorn
Byrne	Ellis	McCormack	Plank	Traub
Cadin	Evans	McCullough	Platt	Treat
Chambers	Farrell	McInerney	Prince	Ulmann
Clark	Finch	McManus	Reeve	Ulrich
Cohn	Fitzpatrick	Mead	Remsen	Wainwright
Conkling, H	Graeff	Merritt	Reynolds	Weber
Conkling, J B	Grattan	Metcalfe	Richter	Wemple
Cook, L	Hammond	Monroe	Robinson	Whitney
Cooke, W V	Hanford	Moreland	Rogers	Williams
Coon	Hayden	Morgan	Rosenstein	Wood
Costello	Hinson	Mortimer	Ruehl	Yale
Coutant	Hoffman	Mullaney	Scovill	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1924) entitled "An act to create and establish a City Court in and for the city of Cohoes, to provide for the appointment of the officers thereof and to regulate the practice in said court." (Int. No. 684.)

On motion of Mr. Grattan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hubbs	Nye	Sheldon
Allen	Denison	Hughes	Orr	Simpson
Allston	Dickinson	Kearney	Outterson	Sloane
Apgar	Doll	Kehoe	Oxford	Smith, A P
Bostwick	Dooling	Knapp	Palmer	Smith, C W
Bourke	Doughty	Landon	Patchin	Smith, G H
Bridgeman	Doyle	Leggett	Patton	Stevens
Bullwinkel	Duer	Litthauer	Phillips	Stiles
Burnett	Dwyer	Lynch	Plank	Sullivan
Burns	Evans	McCarthy, E J	Platt	Thorn
Byrne	Farrell	McCarthy, J J	Prince	Traub
Candee	Ferre	McInerney	Reeve	Ulmann
Clark	Finegan	McKeown	Remsen	Wainwright
Conkling, H	Fowler	McNair	Reynolds	Weber
Cook, E	Grattan	Mead	Richter	Whitney
Coon	Hammond	Metcalfe	Robinson	Williams
Costello	Hanford	Miller	Rogers	Wolf
Cowan	Hewitt	Moran	Rosenstein	Wood
Cox	Hoadley	Morgan	Scovill	Yale
Dale	Hoffman	Mullaney	Shanahan	Zettler
Daly	Hooker	Neville		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1807) entitled "An act to amend chapter 687 of the Laws of 1894, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Westchester county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail of Westchester county and to fix the duties and compensation of the sheriff of said county and of certain employes in the jail of said county,' relative to the compensation of deputy sheriffs." (Int. No. 1258.)

Said bill having been announced for a third reading,

On motion of Mr. Wainwright, and by unanimous consent, said bill was ordered placed on the second and third reading calendars for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1918) entitled "An act to amend chapter 63 of the Laws of 1902, entitled 'An act to incorporate the city of Fulton.'" (Int. No. 1378.)

On motion of Mr. Lewis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Metcalfe	Ruehl
Agnew	Daly	Hoadley	Monroe	Shanahan
Allston	Davis, M	Hooker	Moran	Sheldon
Apgar	Denison	Hornidge	Morgan	Simpson
Bedell	Dickinson	Hughes	Mortimer	Smith, A P
Bourke	Dolan	Kearney	Mullaney	Smith, Z W
Bridgeman	Dooling	Keegan	Nichols	Smith, J T
Brill	Doughty	Kehoe	Nye	Stiles
Burke	Doyle	Knapp	Orr	Sulzburger
Burns	Duer	Landon	Oxford	Traub
Butler	Ellis	Leggett	Pallace	Treat
Cadin	Evans	Lewis	Palmer	Ulmann
Candee	Farrell	Lynch	Patchin	Wainwright
Clark	Ferre	Mathews	Patton	Weber
Conkling, H	Finegan	McCarthy, J J	Phillips	Wemple
Conkling, J B	Fitzpatrick	McCormack	Plank	Williams
Cook, E	Fowler	McCullough	Platt	Wolf
Coon	Grattan	McInerney	Reeve	Wood
Coutant	Hackett	McManus	Reynolds	Yale
Cowan	Hanford	McNair	Robinson	Zettler
Curry	Hayden	Mead	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1909) entitled "An act to amend the Greater New York charter, relative to titles for land required for streets and parks." (Int. No. 407.)

On motion of Mr. H. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hoadley	Monroe	Scovill
Allen	Denison	Hoffman	Moran	Shanahan
Allston	Dickinson	Hooker	Moreland	Sheldon
Apgar	Dolan	Hornidge	Morgan	Sherry
Bedell	Dooling	Hubbs	Mortimer	Sloane
Bourke	Doughty	Kearney	Mullaney	Smith, A P
Bridgeman	Dowling	Keegan	Neville	Smith, C W
Brill	Doyle	Kehoe	Nichols	Smith, G H
Bullwinkel	Duer	Knapp	Nye	Smith, J T
Burke	Dwyer	Landon	Orr	Stevens
Burnett	Ellis	Leggett	Outterson	Stiles
Burns	Evans	Lewis	Pallace	Sullivan
Butler	Everett	Litthauer	Palmer	Sulzburger
Cadin	Farrell	Lynch	Patton	Traub
Candee	Finch	Mathews	Pearsall	Treat
Clark	Finegan	McCarthy, E J	Phillips	Ulmann
Cohn	Fitzpatrick	McCarthy, J J	Plank	Wainwright
Conkling, J B	Fowler	McCormack	Platt	Weber
Cooke, W V	Graeff	McInerney	Prince	Wemple
Costello	Hackett	McKeown	Reeve	Whitney
Coutant	Hammond	McManus	Reimsen	Williams
Cowan	Hanford	McNair	Reynolds	Wolf
Curry	Harvey	Mead	Richter	Wood
Dale	Hayden	Merriitt	Rogers	Yale
Daly	Hewitt	Metcalfe	Rosenstein	Zettler
Davis, L L	Hinson	Miller	Ruehl	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2007) entitled "An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claims of persons who have furnished work, labor and services or materials, or supplies for the improvement of the water front of the city of New York at Seventeenth street and East river in the borough of Manhattan, as a public park and playground under request, order or direc-

tion of the department of docks and ferries of the city of New York." (Int. No. 1326.)

Said bill having been announced for a third reading,

On motion of Mr. Richter, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the bill (No. 747) entitled "An act to enable the fire commissioner of the city of New York to rehear and determine the charges against Thomas F. Murphy, formerly a member of the uniformed force of the fire department of the city of New York." (Int. No. 650.)

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Merritt	Ruehl
Allen	Daly	Hewitt	Miller	Shapahan
Allston	Davis, M	Hoadley	Monroe	Sheldon
Bedell	Denison	Hooker	Moran	Simpson
Bostwick	Dickinson	Hornidge	Morgan	Sloane
Bradley	Dolan	Hubbs	Mullaney	Smith, Z W
Brill	Doll	Kearney	Neville	Smith, G H
Bullwinkel	Dooling	Keegan	Nichols	Stevens
Burnett	Dowling	Kehoe	Orr	Sullivan
Butler	Doyle	Knapp	Outterson	Sulzbarger
Byrne	Dwyer	Landon	Pallace	Thorn
Candee	Ellis	Leggett	Patchin	Treat
Clark	Everett	Lewis	Patton	Ulmann
Cohn	Ferre	Litthauer	Pearsall	Wainwright
Conkling, H	Finch	Mathews	Plank	Wemple
Cook, L	Fitzpatrick	McCarthy, J J	Prince	Whitney
Cooke, W V	Fowler	McCormack	Reeve	Wolf
Coon	Grattan	McInerney	Reynolds	Wood
Coutant	Hackett	McManus	Richter	Yale
Cowan	Hanford	Mead	Rogers	Zettler
Curry				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1324) entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing for non-game fish in Cayuga lake and tributary streams." (Int. No. 470.)

On motion of Mr. Moran, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 18

Those who voted in the affirmative, were:

Abrams	Conkling, H	Fowler	Moran	Sheldon
Allen	Conkling, J B	Graeff	Mullaney	Sherry
Allston	Cooke, W V	Grattan	Nichols	Simpson
Apgar	Coon	Harvey	Outterson	Sloane
Bedell	Costello	Hayden	Oxford	Smith, C W
Bostwick	Coutant	Hinson	Pallace	Smith, G H
Bradley	Curry	Hoffman	Patton	Smith, J T
Bridgeman	Davis, L L	Kearney	Pearsall	Stiles
Brill	Davis, M	Knapp	Phillips	Sullivan
Bullwinkel	Denison	Landon	Prince	Thorn
Burke	Dooling	Leggett	Remsen	Traub
Butler	Dowling	Lewis	Reynolds	Weber
Byrne	Dwyer	McCarthy, E J	Robinson	Whitney
Cadin	Ellis	McCormack	Rosenstein	Williams
Candee	Evans	McNair	Scovill	Wood
Clark	Farrell	Miller		

Those who voted in the negative, were:

Burnett	Hackett	Hubbs	Monroe	Stevens
Cook, E	Hanford	Keegan	Orr	Treat
Ferre	Hewitt	Mead	Platt	Yale
Fitzpatrick	Hooker	Metcalf		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1344) entitled "An act to confer jurisdiction on the Court of

Claims to hear, audit and determine the alleged claim of John Gilligan against the State, for services rendered by him to the State, and to render judgment therefor." (Int. No. 1044.)

On motion of Mr. Grattan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Moran	Scovill
Allen	Davis, L L	Hoadley	Moreland	Shanahan
Allston	Davis, M	Hoffman	Morgan	Sheldon
Apgar	Dickinson	Hooker	Mortimer	Simpson
Bostwick	Dolan	Hornidge	Neville	Smith, A P
Bourke	Dooling	Hughes	Nichols	Smith, C W
Brill	Doughty	Kearney	Nye	Smith, G H
Bullwinkel	Dowling	Keegan	Orr	Stevens
Burke	Doyle	Kehoe	Oxford	Stiles
Burnett	Duer	Knapp	Palmer	Sulzbürger
Burns	Dwyer	Landon	Patchin	Thorn
Byrne	Ellis	Leggett	Patton	Traub
Cadin	Everett	Litthauer	Pearsall	Treat
Chambers	Ferre	Lynch	Phillips	Ulmann
Clark	Finch	Mathews	Plank	Wainwrigt
Conkling, H	Finegan	McCarthy, J J	Platt	Weber
Conkling, J B	Fitzpatrick	McCullough	Reeve	Wemple
Cook, E	Fowler	McInerney	Remsen	Whitney
Cooke, W V	Grattan	McKeown	Reynolds	Williams
Coon	Hackett	McNair	Robinson	Wolf
Coutant	Hammond	Mead	Rogers	Wood
Cowan	Hanford	Merritt	Rosenstein	Yale
Cox	Harvey	Miller	Ruehl	Zettler
Dale	Hewitt	Monroe		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1859) entitled "An act for the relief of the German Hospital and Dispensary in the city of New York to authorize a change of a certain lease made by the mayor, aldermen and commonalty of

the city of New York to the German Hospital and Dispensary in the city of New York to a grant to the German Hospital and Dispensary in the city of New York, and to authorize the sale or lease of the property covered thereby by the German Hospital and Dispensary in the city of New York." (Int. No. 1351.)

On motion of Mr. Litthauer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Miller	Robinson
Allen	Daly	Hinson	Monroe	Rosenstein
Allston	Davis, L L	Hoadley	Moran	Ruehl
Bedell	Denison	Hoffman	Moreland	Scovill
Bourke	Dickinson	Hooker	Morgan	Sheldon
Bradley	Dolan	Hubbs	Mortimer	Simpson
Brill	Dooling	Hughes	Mullaney	Smith, A P
Bullwinkel	Doughty	Keegan	Neville	Smith, C W
Burke	Dowling	Kehoe	Nye	Smith, J T
Burns	Duer	Knapp	Orr	Stiles
Butler	Dwyer	Landon	Outtonson	Sullivan
Cadin	Ellis	Leggett	Oxford	Thorn
Candee	Everett	Lewis	Palmer	Traub
Clark	Farrell	Lynch	Patton	Ulmann
Cohn	Ferre	McCarthy, E J	Pearsall	Ulrich
Conkling, H	Finegan	McCarthy, J J	Phillips	Wainwright
Conkling, J B	Fowler	McCullough	Plank	Wemple
Cooke, W V	Graeff	McInerney	Prince	Williams
Coon	Grattan	McManus	Reeve	Wolf
Coutant	Hammond	McNair	Remsen	Yale
Cowan	Hanford	Merritt	Richter	Zettler
Curry	Hayden	Metcalf		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1654) entitled "An act declaring Deer river, and its tributaries, in the towns of Montague, Pinckney and Denmark, in the county

of Lewis, a public highway, and providing for the assessment and payment of damages to riparian owners thereon." (Int. No. 1241.)

On motion of Mr. Outtersen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 4

Those who voted in the affirmative, were:

Abrams	Curry	Grattan	McCormack	Richter
Allen	Dale	Hackett	McCullough	Robinson
Allston	Davis, L L	Handford	McKeown	Rosenstein
Apgar	Davis, M	Harvey	McNair	Scovill
Bedell	Dickinson	Hayden	Merritt	Sheldon
Bourke	Doll	Hinson	Miller	Sherry
Bridgeman	Doughty	Hoffman	Moran	Sloane
Bullwinkel	Dowling	Hooker	Morgan	Smith, C W
Burke	Duer	Hubbs	Mortimer	Smith, J T
Burns	Dwyer	Hughes	Neville	Sulzbarger
Byrne	Ellis	Kearney	Nye	Traub
Chambers	Evans	Kehoe	Orr	Ulmann
Clark	Everett	Knapp	Oxford	Wainwright
Cohn	Ferre	Landon	Patton	Weber
Conkling, J B	Finch	Leggett	Phillips	Williams
Cooke, W V	Finegan	Litthauer	Plank	Wolf
Costello	Fitzpatrick	Lynch	Prince	Yale
Coutant	Fowler	McCarthy, E J	Remsen	Zettler
Cox	Graeff			

Those who voted in the negative, were:

Doolling	Palmer	Stevens	Stiles
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 729) entitled "An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring East brook a tributary of the easterly branch of St. Regis river a public highway for the floating of logs and shingle bolts.'" (Rec. No. 227.)

The pending question being the amendment offered by Mr. Stevens:

Page 2, at end of section 2 add the following:

"Nothing in this act shall apply to lands or waters in Franklin county."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Stevens, and it was determined in the negative.

Said bill was read the second time.

On motion of Mr. Plank, said bill was placed on the order of third reading.

Mr. Speaker announced the special order, being the bill (No. 1594) entitled "An act to amend the Highway Law, relative to the use of automobiles or motor vehicles on the public highways." (Int. No. 1017.)

Said bill having been announced for a third reading,

On motion of Mr. Doughty, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1124) entitled "An act to amend the Penal Code, in relation to prisoners escaping" (Int. No. 900), having been announced for a third reading,

Mr. Ulmann moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Page 2, line 3, insert after the word "answer" the words "except when confined at home, hospital, sanitarium, house of relief, or asylum, by actual illness, certified to by reputable physicians attending such person."

Same page, line 12, after the word "hereof" insert the words "except as hereinbefore provided."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Ulmann, and it was determined in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1488) entitled "An act to amend the Election Law, in relation to the use of voting machines" (Int. No. 793), having been announced for a third reading,

On motion of Mr. Remsen, and by unanimous consent, said bill was made a special order on third reading for Wednesday next immediately after the reading of the journal.

The bill (No. 1892) entitled "An act to amend the Penal Code by adding a section to be known as section 384-q, relative to the employment of certain persons and the payment of wages" (Int. No. 190), having been announced for a third reading,

Mr. Hinson moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Add after the word "monthly" in line 18, page 2, the words "bi-monthly or quarterly;" also, insert in line 7, page 3, after the word "any" the word "fraudulent."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Hinson, and it was determined in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1911) entitled "An act to amend chapter 418 of the Laws of 1897, entitled 'An act in relation to liens, constituting chapter 49 of the general laws,' in relation to liens of hotel, inn, boarding and lodging house keepers" (Int. No. 866), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 1

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Miller	Ruehl
Agnew	Davis, M	Hoadley	Monroe	Scovill
Allston	Denison	Hooker	Moran	Sheldon
Apgar	Dolan	Hornidge	Moreland	Sherry
Bostwick	Dooling	Hubbs	Mortimer	Sloane
Bourke	Doughty	Kearney	Mullaney	Smith, A P
Bridgeman	Dowling	Keegan	Nichols	Smith, G H
Brill	Doyle	Kehoe	Nye	Smith, J T
Burke	Dwyer	Knapp	Orr	Stiles
Burnett	Evans	Landon	Outterson	Sulzbürger
Butler	Everett	Leggett	Oxford	Thorn
Byrne	Ferre	Lewis	Patton	Traub
Cadin	Finch	Lynch	Pearsall	Ulmann
Chambers	Finegan	Mathews	Phillips	Ulrich
Clark	Fitzpatrick	McCarthy, J J	Plank	Weber
Conkling, H	Fowler	McCullough	Prince	Wemple
Cook, L	Graeff	McInerney	Reeve	Williams
Coon	Grattan	McManus	Remsen	Wolf
Costello	Hammond	McNair	Richter	Wood
Cowan	Hanford	Mead	Robinson	Yale
Cox	Hayden	Metcalfe	Rosenstein	Zettler
Dale				

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1693) entitled "An act to release to James M. Smith, Chester Smith and Herman Smith all the right, title and interest of the people of the State of New York in and to certain real estate in the town of Philipstown, in the county of Putnam, in the State of New York" (Int. No. 1262), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 105

NOES 1

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Merritt	Rosenstein
Allen	Curry	Hayden	Metcalfe	Ruehl
Allston	Daly	Hinson	Miller	Shanahan

Bedell	Davis, L L	Hoadley	Moran	Sherry
Bostwick	Davis, M	Hooker	Morgan	Simpson
Bradley	Denison	Hornidge	Mortimer	Sloane
Brill	Dickinson	Hughes	Mullaney	Smith, A P
Bullwinkel	Doll	Keegan	Nichols	Smith, C W
Burnett	Doughty	Kehoe	Nye	Smith, G H
Butler	Dowling	Knapp	Orr	Smith, J T
Cadin	Doyle	Landon	Outtersen	Stiles
Candee	Duer	Leggett	Oxford	Sulzberger
Chambers	Dwyer	Litthauer	Pallace	Traub
Clark	Ellis	Lynch	Patchin	Ulmann
Cohn	Everett	Mathews	Pearsall	Wainwright
Conkling, H	Ferre	McCarthy, E J	Plank	Weber
Cook, E	Finch	McCormack	Platt	Wemple
Coon	Fitzpatrick	McInerney	Prince	Whitney
Costello	Graeff	McManus	Rensen	Wolf
Coutant	Grattan	McNair	Richter	Wood
Cowan	Hammond	Mead	Robinson	Yale

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1307) entitled "An act to amend the Poor Law, relating to the appointment of keepers of county almshouses" (Int. No. 1032), having been announced for a third reading,

On motion of Mr. Stiles, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1843) entitled "An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis" (Int. No. 1247), having been announced for a third reading,

On motion of Mr. Bedell, said bill was laid aside, retaining its place on the order of third reading.

Mr. Apgar in the chair.

The bill (No. 1457) entitled "An act to amend the Revised Statutes, relating to the opening of ditches and prescribing the powers of fence viewers in respect thereto" (Int. No. 1122), having been announced for a third reading,

On motion of Mr. Hughes, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 473) entitled "An act to amend the Penal Code, relative to the sale of prepared meats, salads and cheese on Sundays" (Int. No. 80), having been announced for a third reading,

Mr. Cohn moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Page 1, line 5, strike out the bracket, and on line 6 strike out the bracket.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Cohn, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 13

Those who voted in the affirmative, were:

Allen	Davis, L L	Hanford	Mortimer	Smith, A P
Allston	Davis, M	Harvey	Mullaney	Smith, C W
Apgar	Denison	Hayden	Neville	Smith, G H
Bedell	Dickinson	Hinson	Nichols	Smith, J T
Bostwick	Dolan	Hoadley	Oxford	Stevens
Brill	Doll	Hoffman	Pallace	Stiles
Burnett	Dooling	Hornidge	Palmer	Sullivan
Butler	Doughty	Kearney	Patchin	Sulzbarger
Byrne	Doyle	Keegan	Patton	Thorn
Cadin	Dwyer	Landon	Pearsall	Traub
Candee	Ellis	Mathews	Phillips	Treat
Clark	Evans	McCormack	Plank	Ulmann
Conkling, H	Farrell	McKeown	Platt	Wainwright
Conkling, J B	Ferre	McManus	Remsen	Weber
Costello	Finch	McNair	Richter	Wemple
Coutant	Fitzpatrick	Metcalfe	Robinson	Whitney
Cowan	Fowler	Miller	Scovill	Williams
Cox	Graeff	Monroe	Sheldon	Wolf
Curry	Grattan	Moran	Simpson	Wood
Dale	Hackett	Moreland	Sloane	Zettler
Daly	Hammond	Morgan		

Those who voted in the negative, were:

Abrams	Bullwinkel	Cook, E	Prince	Ruchl
Bradley	Burns	Hooker	Rosenstein	Sherry
Bridgeman	Cohn	McCarthy, E J		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 972) entitled "An act to amend the Code of Civil Procedure, relating to the jurisdiction of justices court" (Int. No. 808), having been announced for a third reading,

Mr. G. H. Smith, moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Insert in line 6, before the word "parties" the word "plaintiff."

Mr. Speaker put the question whether the House would agree to said motion of Mr. G. H. Smith, and it was determined in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1754) entitled "An act to amend the Public Health Law, in relation to pharmacy" (Int. No. 781), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79

NOES 35

Those who voted in the affirmative, were:

Abrams	Clark	Hinson	Metcalfe	Rogers
Agnew	Coon	Hoffman	Miller	Ruehl
Allston	Coutant	Hornidge	Monroe	Scovill
Bedell	Cowan	Hubbs	Moran	Shanahan
Bostwick	Curry	Kearney	Morgan	Sheldon
Bradley	Davis, M	Keegan	Mullaney	Sherry
Bridgeman	Denison	Kehoe	Neville	Simpson
Brill	Dolan	Knapp	Nichols	Smith, A P
Bullwinkel	Dooling	Landon	Outtersen	Smith, C W
Burke	Doyle	McCarthy, E J	Oxford	Smith, G H
Burnett	Duer	McCarthy, J J	Palmer	Smith, J T
Burns	Farrell	McCormack	Patchin	Stiles
Butler	Ferre	McCullough	Plank	Thorn
Byrne	Fitzpatrick	McInerney	Platt	Yale
Candee	Hackett	McNair	Prince	Zettler
Chambers	Hayden	Merritt	Remsen	

Those who voted in the negative, were:

Cadin	Daly	Fowler	Mortimer	Robinson
Conkling, H	Davis, L L	Hammond	Nye	Rosenstein
Cook, E	Dickinson	Hanford	Patton	Sulzbarger
Cooke, W V	Doughty	Harvey	Pearsall	Traub
Costello	Dwyer	Hooker	Phillips	Ulmann
Cox	Ellis	Mathews	Reeve	Whitney
Dale	Evans	Mead	Reynolds	Williams

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1895) entitled "An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional justices of such court." (Int. No. 738), having been announced for a third reading,

Mr. Neville moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 5, line 1, after the word "make" insert the word "temporary."

Same page, line 2, after the word "clerk" insert the words "for a term not exceeding their own."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Neville, and it was determined in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1687) entitled "An act to amend chapter 40 of the Laws of 1888, entitled 'An act to incorporate the city of Hornellsville,' relating to city elections" (Int. No. 1256), having been announced for a third reading,

On motion of Mr. Patchin, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1863) entitled "An act to amend the Liquor Tax Law, in relation to the time of payment of taxes" (Int. No. 1355), having been announced for a third reading,

On motion of Mr. Apgar, and by unanimous consent, said bill was made a special order on third reading for Thursday next immediately after the reading of the journal.

The bill (No. 1809) entitled "An act to amend the Tax Law, in relation to the appointment of appraisers" (Int. No. 1328), having been announced for a third reading,

Mr. Hammond moved that said bill be recommitted to the committee on taxation and retrenchment, with instructions to report the same forthwith amended as follows:

Page 2, line 17, after the word "Westchester" insert "Onondaga, Monroe, Queens," and on lines 19 and 20 strike out the words "Queens, Monroe and Onondaga counties, one thousand five hundred dollars."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Hammond, and it was determined in the affirmative.

Mr. Dickinson, from the committee on taxation and retrenchment, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 303) entitled "An act to amend section 89 of the Code of Civil Procedure respecting clerks of the appellate division and special deputy clerks" (Rec. No. 84), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Grattan	McNair	Rogers
Agnew	Cowan	Hammond	Merritt	Rosenstein
Allen	Cox	Hanford	Metcalfe	Scovill
Apgar	Curry	Hayden	Monroe	Sheldon
Bedell	Dale	Hinson	Moran	Sherry
Bostwick	Daly	Hoadley	Morgan	Sloane
Bourke	Davis, L L	Hooker	Mortimer	Smith, A P
Bradley	Denison	Hubbs	Neville	Smith, G H
Brill	Dickinson	Kearney	Nichols	Stevens
Bullwinkel	Dolan	Kegan	Nye	Stiles
Burke	Dooling	Knapp	Outtersen	Sulzbürger
Burnett	Doughty	Landon	Pallace	Thorn

Butler	Dowling	Leggett	Palmer	Treat
Byrne	Duer	Lewis	Patton	Ulmann
Cadin	Dwyer	Litthauer	Pearsall	Wainwright
Candee	Ellis	Mathews	Phillips	Wemple
Chambers	Everett	McCarthy, E J	Platt	Whitney
Cohn	Ferre	McCarthy, J J	Prince	Wolf
Conkling, H	Finch	McCormack	Remsen	Wood
Conkling, J B	Finegan	McInerney	Reynolds	Yale
Cooke, W V	Fowler	McManus	Richter	Zettler
Coon				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 784) entitled "An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' with relation to the department of fire" (Rec. No. 222), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Mead	Robinson
Agnew	Cox	Hewitt	Merritt	Rosenstein
Allston	Dale	Hoadley	Miller	Scovill
Apgar	Davis, L L	Hooker	Moran	Sheldon
Bedell	Denison	Hubbs	Morgan	Sherry
Bourke	Dolan	Hughes	Mortimer	Sloane
Bradley	Dooling	Keegan	Neville	Smith, C W
Brill	Dowling	Kehoe	Nye	Smith, J T
Bullwinkel	Duer	Knapp	Outterson	Stiles
Burns	Ellis	Landon	Pallace	Sulzburger
Byrne	Everett	Leggett	Palmer	Traub
Candee	Ferre	Litthauer	Patton	Ulmann
Clark	Finegan	Lynch	Phillips	Ulrich
Cohn	Fitzpatrick	McCarthy, E J	Platt	Weber
Conkling, H	Graeff	McCormack	Prince	Wemple
Cook, E	Grattan	McCullough	Remsen	Wood
Coon	Hackett	McKeown	Reynolds	Yale
Costello	Hanford	McNair	Richter	Zetter

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 724) entitled "An act to amend the State Finance Law, relative to items of monthly accounts of public officers" (Rec. No. 234), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105

NOES 1

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Metcalfe	Ruehl
Agnew	Cox	Hinson	Miller	Shanahan
Allston	Dale	Hoffman	Monroe	Sheldon
Apgar	Daly	Hooker	Moreland	Simpson
Bedell	Davis, L L	Hubbs	Morgan	Sloane
Bostwick	Denison	Hughes	Mullaney	Smith, C W
Bradley	Dickinson	Kearney	Neville	Smith, J T
Bridgeman	Doll	Keegan	Nichols	Stevens
Bullwinkel	Doughty	Kehoe	Orr	Stiles
Burnett	Dowling	Knapp	Outterson	Sullivan
Burns	Doyle	Landon	Oxford	Thorn
Byrne	Dwyer	Leggett	Palmer	Traub
Candee	Ellis	Litthauer	Patchin	Ulmann
Chambers	Everett	Lynch	Pearsall	Wainwright
Cohn	Ferre	McCarthy, E J	Plank	Weber
Conkling, H	Fitzpatrick	McCarthy, J J	Platt	Wemple
Conkling, J B	Graeff	McCormack	Reeve	Whitney
Cook, E	Grattan	McInerney	Remsen	Wolf
Coon	Hammond	McManus	Richter	Wood
Costello	Hanford	McNair	Robinson	Yale
Coutant	Hayden	Mead	Rogers	Zettler

In the negative:

Finch

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 224) entitled "An act for the promotion of agriculture and making an appropriation therefor" (Rec. No. 191), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hughes	Mortimer	Shanahan
Agnew	Denison	Keegan	Neville	Sheldon
Allston	Dickinson	Kehoe	Nichols	Sherry
Apgar	Doll	Knapp	Nye	Simpson
Bostwick	Doughty	Landon	Outterson	Sloane
Bourke	Dowling	Leggett	Oxford	Smith, C W
Bridgeman	Duer	Lewis	Pallace	Smith, G H
Bullwinkel	Dwyer	Litthauer	Palmer	Smith, J T
Burke	Evans	Lynch	Patchin	Stevens
Burns	Everett	McCarthy, E J	Pearsall	Sullivan
Byrne	Ferre	McCarthy, J J	Phillips	Sulzbürger
Cadin	Finch	McCormack	Plank	Thorn
Candee	Fitzpatrick	McInerney	Platt	Traub
Clark	Fowler	McKeown	Reeve	Ulmann
Conkling, H	Grattan	McManus	Remsen	Wainwright
Conkling, J B	Hackett	McNair	Reynolds	Wemple
Cook, E	Hammond	Mead	Richter	Whitney
Coon	Harvey	Metcalfe	Robinson	Williams
Costello	Hayden	Miller	Rogers	Wolf
Cowan	Hinson	Monroe	Rosenstein	Wood
Cox	Hoffman	Moran	Ruehl	Yale
Dale	Hooker	Morgan	Scovill	Zettler
Daly	Hubbs			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 267) entitled "An act to extend the corporate existence and charter of the Union Fire Insurance Company (Rec. No. 103), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Harvey	McNair	Richter
Allen	Davis, L L	Hewitt	Mead	Robinson
Allston	Davis, M	Hoadley	Merritt	Rosenstein
Bedell	Dolan	Hoffman	Metcalfe	Scovill
Bostwick	Doll	Hornidge	Miller	Sheldon
Bradley	Doughty	Hubbs	Moran	Sherry
Bridgeman	Dowling	Kearney	Moreland	Sloane
Bullwinkel	Doyle	Keegan	Morgan	Smith, C W
Burke	Duer	Kehoe	Mullaney	Smith, G H
Burns	Ellis	Knapp	Nichols	Stevens
Byrne	Evans	Landon	Nye	Sullivan
Cadin	Farrell	Leggett	Outtersen	Thorn
Chambers	Ferre	Litthauer	Pallace	Treat
Cohn	Finch	Lynch	Palmer	Weber
Conkling, H	Fitzpatrick	Mathews	Patton	Wemple
Cook, E	Fowler	McCarthy, J J	Pearsall	Williams
Coon	Graeff	McCormack	Plank	Wood
Coutant	Grattan	McCullough	Prince	Yale
Cox	Hammond	McKeown	Reeve	Zettler
Dale	Hanford	McManus	Remsen	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 659) entitled "An act to amend section 640 of the Penal Code, relative to the desecration, mutilation or improper use of the flag of the United States, or of this State" (Rec. No. 161), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McKeown	Reynolds
Agnew	Cox	Hanford	McManus	Richter
Allston	Curry	Harvey	Mead	Rogers
Apgar	Daly	Hewitt	Merritt	Ruchl
Bostwick	Davis, L L	Hinson	Metcalfe	Shanahan
Bradley	Davis, M	Hoadley	Miller	Sherry

Bridgeman	Dickinson	Hoffman	Moran	Sloane
Bullwinkel	Doll	Hornidge	Morgan	Smith, C W
Burnett	Dooling	Hughes	Mortimer	Smith, J T
Burns	Doughty	Kearney	Neville	Stiles
Butler	Doyle	Kehoe	Nichols	Sulzbürger
Cadin	Duer	Knapp	Orr	Traub
Chambers	Dwyer	Landon	Oxford	Ulmann
Clark	Ellis	Leggett	Pallace	Wainwright
Conkling, H	Everett	Lewis	Palmer	Wemple
Conkling, J B	Farrell	Lynch	Patton	Whitney
Cook, E	Finch	McCarthy, E J	Phillips	Wolf
Cooke, W V	Finegan	McCarthy, J J	Plank	Wood
Coon	Fowler	McCormack	Prince	Yale
Costello	Grattan	McInerney	Reeve	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 661) entitled "An act to amend section 1351 of the Code of Civil Procedure" (Rec. No. 160), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hinson	Merritt	Sheldon
Allen	Denison	Hoffman	Miller	Sherry
Allston	Dolan	Hooker	Moran	Sloane
Bedell	Dooling	Hornidge	Morgan	Smith, A P
Bourke	Doughty	Hubbs	Mullaney	Smith, C W
Bridgeman	Doyle	Kearney	Nichols	Smith, G H
Bullwinkel	Duer	Keegan	Orr	Smith, J T
Burnett	Dwyer	Kehoe	Oxford	Sullivan
Butler	Evans	Knapp	Palmer	Sulzbürger
Cadin	Everett	Landon	Patton	Thorn
Candee	Ferre	Leggett	Phillips	Traub
Clark	Finch	Lewis	Platt	Treat
Conkling, H	Finegan	Litthauer	Reeve	Ulmann
Conkling, J B	Fitzpatrick	Lynch	Reynolds	Wainwright
Cook, E	Graeff	McCarthy, E J	Robinson	Wemple
Coon	Hackett	McCormack	Rogers	Whitney
Coutant	Hammond	McCullough	Rosenstein	Wolf
Cox	Hanford	McKeown	Seovill	Yale
Dale	Hayden	McManus	Shanahan	Zettler
Daly	Hewitt	Mead		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 401) entitled "An act relative to lands in the borough of Brooklyn in the city of New York devised in and by the last will and testament of John H. Hoff, deceased, to Sarah Elizabeth Hoff, his widow, for and during her natural life" (Rec. No. 136), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 6

Those who voted in the affirmative, were:

Abrams	Curry	Hammond	McKeown	Rogers
Agnew	Dale	Harvey	McManus	Ruehl
Allen	Daly	Hayden	McNair	Scovill
Allston	Davis, L L	Hewitt	Mead	Shanahan
Bedell	Davis, M	Hinson	Miller	Sheldon
Bostwick	Denison	Hoadley	Monroe	Simpson
Bridgeman	Dolan	Hoffman	Moran	Sloane
Bullwinkel	Doll	Hooker	Morgan	Smith, A P
Burke	Doughty	Hornidge	Mortimer	Smith, G H
Burnett	Dowling	Hubbs	Mullaney	Stevens
Burns	Duer	Hughes	Nichols	Stiles
Byrne	Dwyer	Keegan	Nye	Sullivan
Cadin	Ellis	Kehoe	Outterson	Thorn
Candee	Evans	Knapp	Oxford	Traub
Clark	Everett	Landon	Pallace	Treat
Cohn	Farrell	Leggett	Patchin	Ulmann
Conkling, H	Finch	Lewis	Pearsall	Wainwright
Conkling, J B	Finegan	Litthauer	Plank	Weber
Cooke, W V	Fitzpatrick	Lynch	Platt	Whitney
Coon	Fowler	McCarthy, E J	Prince	Williams
Costello	Graeff	McCarthy, J J	Remsen	Wood
Coutant	Grattan	McCormack	Reynolds	Yale
Cowan	Hackett	McInerney	Robinson	Zettler

Those who voted in the negative, were:

Bradley	Doolling	Palmer	Smith, C W	Sulzbarger
Cook, E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 364) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Michael O'Keefe against the State of New York, for damages alleged to have been sustained while in the employ of the State" (Rec. No. 176), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 2

Those who voted in the affirmative, were:

Abrams	Coon	Graeff	McCullough	Richter
Agnew	Costello	Grattan	McInerney	Robinson
Allen	Coutant	Hackett	McKeown	Rosenstein
Allston	Cowan	Hammond	McManus	Scovill
Bedell	Curry	Hanford	McNair	Shanahan
Bo-twick	Dale	Harvey	Mead	Sheldon
Bourke	Davis, L L	Hewitt	Metcalfe	Simpson
Bradley	Davis, M	Hoadley	Monroe	Sloane
Brill	Dickinson	Hoffman	Moreland	Smith, C W
Bullwinkel	Dolan	Hornidge	Morgan	Smith, J T
Burke	Doll	Hubbs	Mullaney	Sullivan
Burnett	Dooling	Kearney	Neville	Thorn
Burns	Doughty	Keegan	Nye	Treat
Byrne	Dowling	Knapp	Outterson	Ulmann
Cadin	Doyle	Landon	Oxford	Wainwright
Candee	Dwyer	Leggett	Patchin	Weber
Chambers	Ellis	Litthauer	Pearsall	Whitney
Clark	Farrell	Lynch	Plank	Williams
Cohn	Ferre	Mathews	Platt	Wolf
Conkling, H	Finch	McCarthy, E J	Reeve	Yale
Conkling, J B	Fitzpatrick	McCormack	Reynolds	Zettler
Cooke, W V				

Those who voted in the negative, were:

Palmer Rogers

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 506) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the

alleged claim of Margaret McNaught, as administratrix of the goods, chattels and effects of William McNaught, deceased, against the State of New York, for damages for the death of said William McNaught" (Rec. No. 159), having been announced for a third reading,

On motion of Mr. Rogers, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 288) entitled "An act to amend chapter 441 of the Laws of 1899, entitled 'An act to create a commissioner of jurors in the several counties of this State,' relating to the office of commissioner of jurors in Niagara county" (Rec. No. 27), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 89

NOES 60

Those who voted in the affirmative, were:

Agnew	Coutant	Hayden	Nye	Smith, A P
Allen	Cowan	Hewitt	Orr	Smith, C W
Allston	Cox	Hoadley	Outterson	Smith, G H
Apgar	Davis, I. L.	Hooker	Patchin	Smith, J T
Bedell	Davis, M	Hubbs	Patton	Stevens
Bostwick	Denison	Hughes	Pearsall	Stiles
Bridgeman	Dickinson	Knapp	Phillips	Thorn
Brill	Doughty	Landon	Plank	Traub
Burnett	Dowling	Leggett	Platt	Treat
Cadin	Dwyer	Lewis	Reeve	Wainwright
Candee	Evans	McNair	Remsen	Weber
Chambers	Finch	Mead	Reynolds	Wemple
Clark	Fowler	Merritt	Robinson	Whitney
Conkling, H	Graeff	Monroe	Rogers	Williams
Conkling, J B	Grattan	Moran	Ruehl	Wood
Cook, E	Hammond	Moreland	Scovill	Yale
Coon	Hanford	Morgan	Sheldon	Speaker
Costello	Harvey	Nichols	Simpson	

Those who voted in the negative, were:

Abrams	Daly	Hackett	McCormack	Palmer
Bourke	Dolan	Hinson	McCullough	Prince
Bradley	Doll	Hoffman	McInerney	Richter

Bullwinkel	Dooling	Hornidge	McKeown	Rosenstein
Burke	Doyle	Kearney	McManus	Shanahan
Burns	Duer	Keegan	Metcalfe	Sherry
Butler	Ellis	Kehoe	Miller	Sloane
Byrne	Everett	Litthauer	Mortimer	Sullivan
Cohn	Farrell	Lynch	Mullaney	Sulzbarger
Cooke, W V	Ferre	Mathews	Neville	Ulmann
Curry	Finegan	McCarthy, E J	Oxford	Wolf
Dale	Fitzpatrick	McCarthy, J J	Pallace	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 648) entitled "An act to stop spring shooting, and to amend sections 20, 20-a and 103 of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' in relation to wild fowl" (Rec. No. 158), having been announced for a third reading,

Mr. C. W. Smith moved that said bill be recommitted to the committee on fisheries and game, with instructions to report the same forthwith amended as follows:

Page 2, line 13, enclose the word "brant" in brackets.

Same page, line 19, after the word "daylight" insert the words "Brant shall not be taken or possessed from May first to September thirtieth, both inclusive, or taken in the night between sunset and daylight."

Mr. Speaker put the question whether the House would agree to said motion of Mr. C. W. Smith, and it was determined in the affirmative.

Mr. Allston, from the committee on fisheries and game, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK -- EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it,

Therefore, In accordance with the provisions of section 15 of article 3 of the Constitution and by virtue of the authority

thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill No. 648 (Int. No. 301), entitled 'An act to stop spring shooting, and to amend sections 20, 20-a and 103 of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' in relation to wild fowl," as amended.

Given under my hand and the privy seal of the State, at the Capitol, in the city of Albany, this fourteenth [L. S.] day of April in the year of our Lord one thousand nine hundred and three.

BENJAMIN B. ODELL, JR.

By the Governor:

JAS. G. GRAHAM,
Secretary to the Governor.

Mr. Speaker put the question whether the House would agree to the final passage of said bill as amended, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Merritt	Shanahan
Agnew	Curry	Hinson	Miller	Sheldon
Allen	Daly	Hoadley	Moran	Sherry
Allston	Davis, L L	Hooker	Moreland	Sloane
Apgar	Denison	Hornidge	Morgan	Smith, C W
Bedell	Dickinson	Hughes	Mullaney	Smith, G H
Bostwick	Dolan	Kearney	Neville	Smith, J T
Bourke	Dooling	Keegan	Nichols	Stevens
Bradley	Doughty	Kehoe	Nye	Stiles
Bridgeman	Dowling	Knapp	Orr	Sullivan
Brill	Duer	Landon	Oxford	Sulzbarger
Bullwinkel	Ellis	Leggett	Pallace	Thorn
Burke	Evans	Lewis	Patchin	Traub
Burnett	Farrell	Litthauer	Patton	Treat
Burns	Ferre	Lynch	Phillips	Ulmann
Butler	Finegan	Mathews	Plank	Wainwright
Byrne	Fitzpatrick	McCarthy, E J	Platt	Weber
Candee	Fowler	McCarthy, J J	Reeve	Whitney
Chambers	Graeff	McCormack	Remsen	Williamis
Cohn	Grattan	McCullough	Richter	Wolf
Conkling, H	Hackett	McKeown	Rogers	Wood
Cook, E	Hammond	McManus	Rosenstein	Yale
Coon	Hanford	McNair	Ruehl	Zettler
Coutant	Hayden	Mead	Scovill	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The Senate returned the bill (No. 1030, Senate reprint No. 1034) entitled "An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' as amended by chapter 581 of the Laws of 1899, relative to the designation of official newspapers" (Int. No. 425), with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 4, after the comma at end of line insert the words "in its discretion."

Mr. Traub moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hoadley	Monroe	Rosenstein
Allen	Cox	Hoffman	Moran	Scovill
Apgar	Curry	Hornidge	Moreland	Sheldon
Bedell	Daly	Hubbs	Morgan	Sherry
Bostwick	Davis, M	Kearney	Mortimer	Sloane
Bourke	Denison	Keegan	Mullaney	Smith, A P
Bradley	Dickinson	Kehoe	Neville	Smith, G H
Brill	Doll	Landon	Nye	Smith, J T
Bullwinkel	Doughty	Leggett	Orr	Stevens
Burke	Dowling	Lewis	Oxford	Sullivan
Burnett	Duer	Litthauer	Pallace	Thorn
Butler	Ellis	Lynch	Palmer	Treat
Cadin	Everett	McCarthy, E J	Patchin	Ulmann
Candee	Ferre	McCormack	Patton	Wainwright
Clark	Finegan	McCullough	Phillips	Weber
Cohn	Fowler	McKeown	Platt	Whitney
Conkling, H	Grattan	McManus	Prince	Williams
Cook, E	Hackett	Mead	Reeve	Wood
Cooke, W V	Hanford	Merritt	Reynolds	Yale
Coon	Hayden	Miller	Robinson	Zettler
Costello	Hewitt			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1098, Senate reprint No. 1055), entitled "An act to amend section 1 of chapter 611 of the Laws of 1895, entitled 'An act in relation to certain highways in towns which have expended \$300,000 for macadamizing purposes as amended by chapter 331 of the Laws of 1902, relative to the discontinuance of highways'" (Int. No. 880), with a message that they have concurred in the passage of the same with the following amendment:

Page 2, line 12, after the word "highway" insert the words "leading to tidewater."

Mr. Reeve moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hewitt	Metcalf	Scovill
Allen	Davis, L L	Hinson	Miller	Sheldon
Apgar	Davis, M	Hoadley	Moran	Sherry
Bedell	Dickinson	Hooker	Moreland	Sloane
Bourke	Dolan	Hornidge	Mortimer	Smith, A P
Bradley	Doll	Hughes	Mullaney	Smith, G H
Bridgeman	Doughty	Kearney	Nichols	Smith, J T
Bullwinkel	Dowling	Keegan	Nye	Stevens
Burke	Doyle	Kehoe	Orr	Sullivan
Burns	Dwyer	Knapp	Outtersen	Sulzbarger
Byrne	Evans	Landon	Pallace	Traub
Cadin	Everett	Leggett	Palmer	Treat
Candee	Farrell	Litthauer	Patton	Ulmann
Chambers	Finch	Lynch	Phillips	Wainwright
Cohn	Finegan	Mathews	Plank	Wemple
Conkling, H	Fitzpatrick	McCarthy, J J	Prince	Whitney
Cook, E	Fowler	McCormack	Remsen	Williams
Cooke, W V	Gracff	McCullough	Reynolds	Wolf
Costello	Hackett	McInerney	Robinson	Wood
Coutant	Hammond	McManus	Rogers	Yale
Cowan	Hanford	McNair	Ruehl	Zettler
Curry	Harvey	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

Mr. Hammond called up the bill (No. 978) entitled "An act to amend chapter 196 of the Laws of 1874, entitled 'An act to incorporate the Manhattan Mortgage Company, the name of which has been changed to the Knickerbocker Trust Company, relative to increasing the number of its directors'" (Int. No. 185), heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Mr. Hammond moved to reconsider the vote on the final passage of said bill.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hammond	Merritt	Scovill
Agnew	Curry	Hanford	Metcalfe	Shanahan
Allen	Dale	Harvey	Miller	Sheldon
Allston	Daly	Hayden	Monroe	Sherry
Apgar	Davis, L L	Hewitt	Moran	Simpson
Bedell	Davis, M	Hinson	Moreland	Sloane
Bostwick	Denison	Hoadley	Morgan	Smith, A P
Bourke	Dickinson	Hoffman	Mortimer	Smith, C W
Bradley	Dolan	Hooker	Mullaney	Smith, G H
Bridgeman	Doll	Hubbs	Neville	Smith, J T
Brill	Dooling	Kearney	Nichols	Stevens
Bullwinkel	Doughty	Keegan	Nye	Stiles
Burke	Dowling	Kehoe	Outterson	Sullivan
Burnett	Doyle	Knapp	Oxford	Sulzburger
Burns	Duer	Landon	Pallace	Thorn
Butler	Dwyer	Leggett	Palmer	Traub
Byrne	Ellis	Lewis	Patchin	Treat
Cadin	Evans	Litthauer	Patton	Ulmann
Candee	Everett	Lynch	Phillips	Wainwright
Clark	Farrell	Mathews	Plank	Weber
Cohn	Ferre	McCarthy, E J	Platt	Wemple
Conkling, H	Finch	McCarthy, J J	Prince	Whitney
Conkling, J B	Finegan	McCormack	Reeve	Williams
Cook, E	Fitzpatrick	McCullough	Remsen	Wolf
Coon	Fowler	McKeown	Reynolds	Wood
Costello	Graeff	McManus	Rogers	Yale
Coutant	Grattan	McNair	Rosenstein	Zettler
Cowan	Hackett	Mead	Ruchl	

Said bill having been announced for a third reading,

Mr. Hammond, moved that said bill be recommitted to the committee on banks, with instructions to report the same forthwith amended as follows:

Strike out lines 1 to 6 both inclusive, on page 1, and lines 1 and 2, and insert the following:

"Section 1. Section two of chapter one hundred and eight of the laws of eighteen hundred and eighty-four, entitled "An act to further amend chapter five hundred and ninety-six of the laws of eighteen hundred and seventy-four, entitled 'An act to incorporate the Manhattan Mortgage Company,' and to change the name of said company and increase the number of its directors,' as amended by chapter five hundred and eighty of the laws of eighteen hundred and eighty-six, is hereby amended, to read as follows:"

Strike out the title and insert the following:

"An act to amend chapter one hundred and eight of the Laws of eighteen hundred and eighty-four, relative to increasing the number of directors of the Knickerbocker Trust Company."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Hammond, and it was determined in the affirmative.

Mr. J. T. Smith, from the committee on banks, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message was received from the Senate in the words following:

IN SENATE, *April 14, 1903.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill No. 461, Assembly reprint No. 1118, entitled "An act to amend the Benevolent Orders Law, relating to the election of trustees of benevolent and fraternal orders or societies and the consolidation of such orders or societies." (Rec. No. 85.)

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Wilcox, and by unanimous consent, the same was amended as follows:

Page 2, line 15, before the word "Deutcher" insert the words "Benevolent and Protective Order of Elks duly chartered and installed according to the regulations of that organization, any lodges or other bodies of the."

Said bill as amended was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

JAMES S. WHIPPLE,

Clerk.

Mr. Hewitt moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Moran	Shanahan
Allen	Dale	Hoffman	Moreland	Sherry
Apgar	Davis, L L	Hooker	Mortimer	Sloane
Bedell	Denison	Hubbs	Neville	Smith, C W
Bradley	Dolan	Kearney	Orr	Smith, G H
Bourke	Dooling	Kehoe	Outterson	Stevens
Brill	Doughty	Knapp	Oxford	Sullivan
Burke	Dowling	Landon	Palmer	Thorn
Burnett	Duer	Leggett	Patchin	Traub
Burns	Ellis	Littbauer	Patton	Ulmann
Byrne	Evans	Mathews	Phillips	Wainwright
Cadin	Ferre	McCarthy, J J	Plank	Weber
Chambers	Finch	McCullough	Platt	Wemple
Clark	Finegan	McKeown	Remsen	Whitney
Conkling, H	Fowler	McManus	Reynolds	Williams
Cook, E	Grattan	McNair	Robinson	Wolf
Cooke, W V	Hammond	Merritt	Rosenstein	Wood
Costello	Harvey	Miller	Scovill	Yale
Coutant	Hewitt			

Said bill as amended was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Metcalfe	Sherry
Allen	Daly	Hooker	Monroe	Sloane
Allston	Davis, M	Hornidge	Morgan	Smith, A P
Apgar	Dickinson	Hughes	Mortimer	Smith, J T
Bostwick	Doll	Kearney	Neville	Stevens
Bradley	Dooling	Keegan	Orr	Sullivan
Brill	Dowling	Kehoe	Oxford	Thorn
Bullwinkel	Doyle	Knapp	Palmer	Treat
Burnett	Dwyer	Landon	Patchin	Ulmann
Butler	Ellis	Leggett	Pearsall	Wainwright
Cadin	Farrell	Lewis	Plank	Weber
Chambers	Finch	Litthauer	Prince	Wemple
Clark	Fitzpatrick	Lynch	Remsen	Whitney
Conkling, H	Fowler	McCarthy, E J	Richter	Williams
Conkling, J B	Grattan	McCormack	Robinson	Wolf
Cooke, W V	Hackett	McCullough	Rosenstein	Wood
Costello	Hanford	McKeown	Ruehl	Yale
Cowan	Harvey	McManus	Shanahan	Zettler
Cox	Hewitt	Mead		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, N. Y., *April 10, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment "Assembly bill No. 1763, entitled "An act amend section 554 of the Code of Criminal Procedure, relating to the admission to bail of children with minor offenses." (Int. No. 1306.)

B. B. ODELL, JR.

Mr. Dowling moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hanford	McManus	Reeve
Allen	Davis, L L	Hayden	McNair	Reynolds
Apgar	Denison	Hewitt	Mead	Robinson
Bostwick	Dickinson	Hoffman	Metcalfe	Rosenstein
Brailey	Doll	Hooker	Miller	Scovill
Bridgeman	Dooling	Hornidge	Moran	Sheldon
Bullwinkel	Dowling	Hughes	Moreland	Sherry
Burke	Doyle	Kearney	Morgan	Sloane
Burns	Dwyer	Keegan	Mullaney	Smith, C W
Butler	Ellis	Kehoe	Nichols	Stevens
Byrne	Everett	Knapp	Nye	Sullivan
Candee	Farrell	Landon	Outterson	Thorn
Clark	Finch	Leggett	Oxford	Treat
Cohn	Finegan	Lewis	Pallace	Weber
Conkling, J B	Fitzpatrick	Lynch	Palmer	Whitney
Cooke, W V	Fowler	McCarthy, E J	Patton	Williams
Costello	Grattan	McCarthy, J J	Pearsall	Wood
Cowan	Hackett	McCullough	Phillips	Yale
Curry	Hammond	McKeown	Platt	Zettler

Said bill having been announced for a third reading,

Mr. Dowling moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Page 1, line 6, after the word "city" strike out the words "or village of this state," and insert in place thereof the words "of the first class."

Same page, line 10, strike out the words "or village."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Dowling, and it was determined in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message was received from the Senate in the words following:

IN SENATE, April 14, 1903.

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill No. 309, reprint No. 970, entitled "An act for the relief of the Nursery and Child's Hospital, of the city of New York," and to authorize a change of certain leases made by the mayor, aldermen and community of the city of New York to the Nursery and Child's Hospital, to a

grant to said hospital, and to authorize the sale or leasing of the said property by the said Nursery and Child's Hospital." (Rec. No. 15.)

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Elsberg, and by unanimous consent, the same was amended as follows:

Page 1, lines 2 and 3, strike out the words "a nominal" and insert the word "such."

Same page, line 3, after the word "consideration" insert the following: "as they may deem proper (having in view the provision made by the Nursery and Child's Hospital for the care of destitute women and children who would otherwise become a charge upon said city)."

Page 2, line 24, after the word "site" insert the words "within the city of New York."

Said bill as amended was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

JAMES S. WHIPPLE,
Clerk.

Mr. Bostwick moved to reconsider the vote on the final passage of said bill.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoffman	Metcalfe	Ruehl
Agnew	Davis, M	Hooker	Moorce	Shanahan
Allston	Johnson	Hewidge	Morland	Sherry
Apgar	Doll	Hubbs	Mortimer	Sloane
Bostwick	Doughty	Hughes	Mullarey	Smith, A P
Bourke	Dowling	Kearney	Nichols	Smith, G H
Bridgeman	Duer	Keegan	Orr	Stevens
Bullwinkel	Ellis	Kehoe	Oxford	Sullivan
Burnett	Everett	Knapp	Palmer	Thorn
Butler	Ferris	Larden	Patchin	Traub
Byrne	Finegan	Leggett	Phillips	Treat
Candee	Fowler	Lewis	Plank	Wainwright

Clark	Grattan	Litthauer	Platt	Wemple
Conkling, H	Hackett	Lynch	Prince	Whitney
Cook, E	Hanford	McCarthy, E J	Remsen	Williams
Cooke, W V	Harvey	McCormack	Reynolds	Wood
Costello	Hayden	McInerney	Robinson	Yale
Cox	Hewitt	McManus	Rosenstein	Zettler
Curry	Hinson	Mead		

Said bill as amended was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McNair	Rogers
Agnew	Cox	Harvey	Merritt	Ruehl
Allston	Curry	Hewitt	Miller	Shanahan
Apgar	Dale	Hoadley	Moran	Sherry
Bostwick	Davis, L L	Hooker	Moreland	Sloane
Bourke	Dickinson	Hornidge	Mortimer	Smith, C W
Bradley *	Dolan	Hughes	Mullaney	Smith, G H
Brill	Dooling	Keegan	Nichols	Stevens
Burke	Dowling	Kehoe	Nye	Sullivan
Burnett	Duer	Knapp	Orr	Thorn
Butler	Ellis	Leggett	Oxford	Treat
Cadin	Everett	Litthauer	Palmer	Wainwright
Candee	Farrell	Lynch	Patton	Weber
Chambers	Ferre	Mathews	Pearsall	Whitney
Cohn	Finch	McCarthy, J J	Plank	Williams
Conkling, J B	Finegan	McCullough	Prince	Wood
Cooke, W V	Fowler	McInerney	Remsen	Yale
Coon	Grattan	McManus	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly reconsider the vote on the final passage of said bill and that, as amended, have again passed the same.

Mr. Pearsall offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill No. 1527, entitled "An act to amend the Highway

Law, in relation to the removal of snow " (Int. No. 1038), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. McInerney offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 1318, entitled "An act to except certain street opening proceedings in the county of Kings from the provisions of the Railroad Law, relating to grade crossings, and to legalize the appointment of commissioners in said proceedings " (Int. No. 118), for the purpose of having the same transmitted to the mayor of the city of New York.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Lewis offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 1252, entitled "An act to amend the Insurance Law in reference to taxation of foreign life insurance companies " (Int. No. 643), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Fowler offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 1092, entitled "An act to amend the Highway Law, in relation to the appointment of overseers of highways " (Int. No. 874), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the bill (No. 453, Senate reprint No. 929) entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for trout in Orange, Saratoga and Tompkins counties." (Int. No. 428.)

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act to amend the Tax Law, relating to certain exemptions." (No. 1695, Int. No. 1264.)

"An act to authorize the incorporation of a town agricultural corporation in the city of Hornellsville, New York, and conferring certain benefits and privileges thereon." (No. 1506, Int. No. 1153.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act to amend chapter 396 of the Laws of 1885, entitled 'An act to revise the charter of the city of Dunkirk,' in relation to salaries, terms of office and sewers." (No. 1553, Int. No. 1077.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

"An act to amend section 226 of chapter 275 of the Laws of 1899, entitled 'An act to revise the charter of the city of Gloversville.'" (No. 1436, Int. No. 1104.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Gloversville.

"An act to amend the Consolidated School Law, relating to contracts between school districts." (No. 1678, Int. No. 1081.)

Ordered, That the Clerk deliver said bill to the Governor.

"An act authorizing the board of estimate and apportionment of the city of New York to audit and allow and also authorizing the comptroller of the city of New York to pay to Valentine M. Collins compensation for services actually rendered in the city

of New York in the department of education in the years 1899 and 1900, pending the preparation of municipal civil service lists for the position of supervisors of truancy in said department." (No. 1236, Int. No. 979.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill No. 1527, entitled "An act to amend the Highway Law, in relation to the removal of snow" (Int. No. 1038), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of transmitting the same to the mayor of the city of New York, Assembly bill No. 1318, entitled "An act to except certain street opening proceedings in the county of Kings from the provisions of the Railroad Law, relating to grade crossings, and to legalize the appointment of commissioners in said proceedings" (Int. No. 118), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill No. 1252, entitled "An act to amend the Insurance Law, in reference to the taxation of foreign life insurance companies" (Int. No. 643), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill No. 1092, entitled "An act to amend the Highway Law, in relation to the appointment of overseers of highways" (Int. No. 874), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, N. Y., *April 13, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 978, entitled "An act to amend chapter 196 of the Laws of 1874, entitled 'An act to incorporate the Manhattan Mortgage Company,' the name of which has been changed to the Knickerbocker Trust Company, relative to increasing the number of its directors." (Int. No. 185.)

BENJAMIN B. ODELL, JR.

Also, the following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, N. Y., *April 14, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 1527, entitled "An act to amend the Highway Law, in relation to the removal of snow." (Int. No. 1038.)

BENJAMIN B. ODELL, JR.

Also, the following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, N. Y., *April 14, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for the purpose of transmitting to the mayor of the city of New York, Assembly bill No. 1318, entitled "An act to except certain street opening proceedings in the county of Kings from the provisions of the Railroad Law, relating to grade crossings, and to legalize the appointment of commissioners in said proceedings." (Int. No. 118.)

BENJAMIN B. ODELL, JR.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, N. Y., *April 14, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 1252, entitled "An act to amend the Insurance Law in reference to the taxation of foreign life insurance companies." (Int. No. 643.)

BENJAMIN B. ODELL, JR.

Also, the following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, N. Y., *April 14, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 1092, entitled "An act to amend the Highway Law, in relation to the appointment of overseers of highways." (Int. No. 874.)

BENJAMIN B. ODELL, JR.

A communication was received from Hon. H. S. Van Voast, mayor of the city of Schenectady, returning Assembly bill No. 1357, entitled "An act authorizing the city of Schenectady to issue bonds to the amount of \$140,000 to raise money for the erection and equipment of school buildings" (Int. No. 1057), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Rogers, the House adjourned.

WEDNESDAY, APRIL 15, 1903.

The House met pursuant to adjournment.

Prayer by Rev. H. Clarke Colbrook.

On motion of Mr. Rogers, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Public Health Law relative to the

practice of nursing" (Rec. No. 316), which was read the first time and referred to the committee on the judiciary.

"An act to amend the County Law, relative to the salaries of the assistant district attorneys of the county of Monroe" (No. 1057, Rec. No. 317), which was read the first time and referred to the committee on general laws.

"An act to amend the Business Corporations Law" (No. 1062, Rec. No. 318), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter 201 of the Laws of 1866, entitled 'An act to incorporate the Sisters of the Poor of Saint Francis in the State of New York,' as amended by chapter 29 of the Laws of 1885" (No. 893, Rec. No. 319), which was read the first time and referred to the committee on charitable and religious societies.

"An act to provide for the erection of buildings for court purposes, a city prison for the third district city magistrates' court, and a county jail for the city and county of New York, and making an appropriation therefor" (No. 1080, Rec. No. 320), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis" (No. 1000, Rec. No. 321), which was read the first time and referred to the committee on public health.

"An act to fix and determine with greater certainty by means of a public road or avenue, a boundary line between the city of New York, and the city of Mount Vernon and the town of Pelham" (No. 969, Rec. No. 322), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, relative to the employment of women and childred in mercantile and other establishments" (No. 1079, Rec. No. 323), which was read the first time and referred to the committee on labor and industries.

"An act to ratify the opening and extending a new street (although not yet named by proper authority) to extend from Chambers street to Reade street, in the Sixth ward of the city of

New York, and to provide that the total cost of the acquisition of the said land shall be borne by the city of New York " (No. 760, Rec. No. 324), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter 40 of the Laws of 1888, entitled 'An act to incorporate the city of Hornellsville,' relating to city elections " (No. 880, Rec. No. 325), which was read the first time.

On motion of Mr. Patchin, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Patchin, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Mead	Rosenstein
Allen	Curry	Hinson	Metcalfe	Scovill
Apgar	Daly	Hoadley	Miller	Shanahan
Bostwick	Davis, L L	Hooker	Moran	Sherry
Bourke	Davis, M	Hornidge	Moreland	Simpson
Bridgeman	Denison	Hughes	Mortimer	Smith, A P
Brill	Dolan	Kearney	Neville	Smith, G H
Burke	Doll	Keegan	Nichols	Stevens
Burns	Doughty	Kehoe	Orr	Sullivan
Butler	Doyle	Knapp	Outterson	Thorn
Cadin	Dwyer	Landon	Pallace	Treat
Candee	Everett	Leggett	Patchin	Ulmann
Clark	Ferre	Litthauer	Pearsall	Weber
Conkling, H	Finch	Lynch	Plank	Wemple
Conkling, J B	Fitzpatrick	Mathews	Prince	Williams
Cooke, W V	Graeff	McCarthy, J J	Remsen	Wolf
Coon	Hackett	McCullough	Richter	Yale
Costello	Hanford	McInerney	Robinson	Zettler
Coutant	Harvey	McManus		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the charter of the village of Norwich, being chapter 374 of the Laws of 1895, and the various acts amendatory

thereof, in relation to police, taxation, bonding, paving, claims, highways, and street sprinkling" (No. 1096, Rec. No. 326), which was read the first time.

On motion of Mr. Pearsall, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Pearsall, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	McNair	Robinson
Allen	Daly	Hewitt	Merritt	Rosenstein
Allston	Davis, L L	Hinson	Metcalfe	Ruehl
Apgar	Davis, M	Hoadley	Miller	Shanahan
Bostwick	Dickinson	Hoffman	Moran	Sheldon
Bourke	Dolan	Hooker	Moreland	Simpson
Bradley	Dooling	Hornidge	Mortimer	Sloane
Bridgeman	Doughty	Hubbs	Mullaney	Smith, A P
Brill	Dowling	Hughes	Nichols	Smith, G H
Bullwinkel	Duer	Kearney	Orr	Stevens
Burnett	Dwyer	Kehoe	Outterson	Stiles
Burns	Ellis	Knapp	Oxford	Sulzbarger
Byrne	Everett	Landon	Pallace	Thorn
Cadin	Farrell	Leggett	Patchin	Traub
Chambers	Ferre	Lewis	Patton	Ulmann
Clark	Finch	Litthauer	Pearsall	Wainwright
Conkling, H	Fitzpatrick	Mathews	Phillips	Wemple
Cook, E	Fowler	McCarthy, E J	Platt	Whitney
Cooke, W V	Gracff	McCarthy, J J	Prince	Wolf
Coon	Hackett	McCullough	Remsen	Wood
Costello	Hammond	McInerney	Reynolds	Yale
Cowan	Hanford	McManus	Richter	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. M. Davis introduced a bill entitled "An act to amend chapter 152 of the Laws of 1899, entitled 'An act in relation to the use of bicycles on sidepaths, for licensing bicycles, for the

appointment of sidepath commissioners and to provide for the construction, maintenance, regulation, preservation and shading of sidepaths,' by adding certain sections thereto " (Int. No. 1415), which was read the first time and referred to the committee on general laws.

Mr. H. Conkling introduced a bill entitled "An act to authorize, empower and direct the receiver and deputy receiver of taxes in the city of New York to receive and credit payments made on account of taxes to become due " (Int. No. 1416), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent,

Mr. Cox introduced a bill entitled 'An act to extend the time within which the International Railway Company and the Cross-town Street Railway Company of Buffalo shall complete their railroads in the city of Buffalo and begin the operation of the same beyond their present construction and operation " (Int. No. 1417), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent,

Mr. Lewis introduced a bill entitled "An act to amend the Labor Law, in relation to elevators, elevator cabs or cars and elevator wells in factories and mercantile establishments " (Int. No. 1418), which was read the first time and referred to the committee on labor and industries.

By unanimous consent,

Mr. Mead introduced a bill entitled "An act to amend section 3 of chapter 429 of the Laws of 1893, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' as amended by chapter 268 of the Laws of 1896, as amended by chapter 471 of the Laws of 1899, relating to the extension of time and disposition of one set of said indexes and records " (Int. No. 1419), which was read the first time and referred to the committee on internal affairs.

By unanimous consent,

Mr. Reynolds introduced a bill entitled "An act to authorize the comptroller, president of the common council and commis-

sioner of public works of the city of Troy, to dispose of certain lands acquired or to be acquired under the provisions of chapter 576 of the Laws of 1893, as amended" (Int. No. 1420), which was read the first time.

On motion of Mr. Reynolds, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

By unanimous consent,

Mr. Sulzburger introduced a bill entitled "An act to authorize the board of estimate and apportionment of the city of New York to audit and allow William F. Grell, late sheriff of the county of New York, such legal expenses as he may have been and may hereafter be put to, not exceeding \$5,000 per annum, for three years after the expiration of his term of office" (Int. No. 1421), which was read the first time.

On motion of Mr. Sulzburger, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

By unanimous consent,

Mr. Treat introduced a bill entitled "An act authorizing the paving of streets and portions thereof, within the city of Auburn, and providing the method and means of payment therefor" (Int. No. 1422), which was read the first time.

On motion of Mr. Treat, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to authorize the town board of the town of Lumberland, Sullivan county, to apply to general town purposes certain money heretofore raised for the construction of a bridge across the Delaware river." (No. 1704, Int. No. 1268.)

"An act to confer jurisdiction on the Court of Claims to hear,

audit and determine the alleged claim of William H. Baker against the State for loss and damages alleged to have been sustained by him, arising out of the condemnation, quarantine and slaughtering of animals belonging to him, by authority of the State Board of Health and of the Agricultural Department." No. 1881, Int. No. 1358.)

"An act to amend chapter 18 of the Laws of 1862, entitled 'An act to revise the charter of the city of Utica,' and the several acts amendatory thereof, relative to street cleaning and local assessments therein." (No. 1816, Int. No. 1335.)

"An act to amend chapter 473 of the Laws of 1902, entitled 'An act to provide for establishing the south boundary line and a portion of the southwest boundary line of the county of St. Lawrence and of the south boundary line of the county of Franklin, and making an appropriation therefor.'" (No. 1985, Int. No. 1161.)

"An act to amend the Primary Election Law in relation to committees." (No. 1906, Int. No. 1376.)

"An act making an appropriation for the protection of the dykes and banks of the Chemung river in the city of Elmira." (No. 647, Int. No. 571.)

"An act to amend chapter 378 of the Laws of 1897, entitled 'An act to unite into one municipality, under the corporate name of the city of New York, the various communities lying in and about New York harbor, including the city and county of New York, the city of Brooklyn and the county of Kings, the county of Richmond and part of the county of Queens, and to provide for the government thereof,' relative to the department of education." (No. 1972, Int. No. 1392.)

"An act to provide buildings, protection against fire, lighting and general repairs at the New York Agricultural Experiment Station, and making an appropriation therefor." (No. 1974, Int. No. 445.)

"An act to amend the Penal Code, in relation to stamping or marking articles manufactured of gold or of any alloy of gold." (No. 1643, Int. No. 1230.)

"An act to provide for the payment of the extraordinary expenses and disbursements which shall hereafter be paid or incurred while in the discharge of their duty by the trial justices of the Supreme Court respectively, except those who reside within the first or second judicial department." (No. 1731, Int. No. 1282.)

"An act to provide for the payment of the claim of the Hyde Fountain Company for fountains furnished to the city of New York." (No. 1929, Int. No. 918.)

"An act to provide for the payment of the claim of Dunne & Company for material and labor furnished to the city of New York." (No. 1930, Int. No. 923.)

"An act to fix and determine with greater certainty by means of a public road or avenue, a boundary line between the city of New York, and the city of Mount Vernon and the town of Pelham." (No. 1740, Int. No. 1291.)

"An act to amend chapter 640 of the Laws of 1900, relative to the examination of reports and vouchers." (No. 1982, Int. No. 1120.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately:

"An act to amend section 68 of the Code of Civil Procedure, relative to giving notice to attorneys in disbarment proceedings." (No. 1619, Int. No. 1223.)

"An act to amend the Insurance Law in relation to fraternal beneficiary societies." (No. 1977, Int. No. 821.)

"An act to amend the Greater New York charter, by providing for the appointment of two additional city magistrates and a police clerk." (No. 1961, Int. No. 733.)

"An act amending section 1772 of the Code of Civil Procedure, to provide for the enforcement in this State of a judgment for

divorce or separation rendered in another State requiring a husband to provide for the education and maintenance of his children and the support of his wife." (No. 1956, Int. No. 330.)

"An act to amend the Code of Civil Procedure, relative to the fees of constables and deputy sheriffs." (No. 1827, Int. No. 998.)

"An act to amend chapter 747 of the Laws of 1896, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city and to establish a city court therein and define its jurisdiction and powers,' relative to payment of State moneys and constituting the board of education a body corporate." (No. 1913, Int. No. 1094.)

"An act in relation to the fees of the magistrates and other officers in criminal actions and proceedings in the county of Ulster." (No. 1943, Int. No. 440.)

"An act to enable the county of Erie and the town of Grand Island to construct a bridge from the town of Grand Island across the east branch of Niagara river to the mainland, and to issue bonds therefor." (No. 1472, Int. No. 1137.)

"An act to authorize the town of Union in the county of Broome to prepare the assessment roll of said town, in two volumes, one containing the names of taxable persons and property within the town and not in the villages, and the other containing the names of taxable persons and property in villages in said town." (No. 1857, Int. No. 1349.)

"An act to provide for the licensing of dogs in the city of Binghamton, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public." (No. 1946, Int. No. 1383.)

"An act to amend chapter 26 of the Laws of 1885, entitled 'An act to revise, amend and consolidate the several acts in relation to the city of Syracuse, and to revise and amend the charter of said city,' relating to the paving, repaving and resurfacing of streets and other public places." (No. 1915, Int. No. 1236.)

"An act to provide for the place of holding certain terms of the surrogate's court in the county of Wayne." (No. 1920, Int. No. 1380.)

"An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the legislative department." (No. 1964, Int. No. 1101.)

"An act to amend the Greater New York charter, relative to the use of explosives." (No. 1962, Int. No. 1034.)

"An act to amend section 263 of the Penal Code." (No. 1544, Int. No. 1166.)

Senate, "An act to amend an act entitled 'An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office,' being chapter 704 of the Laws of 1901, respecting the employes in said office." (No. 528, Assembly reprint No. 1942, Rec. No. 140.)

"An act to amend chapter 706 of the Laws of 1901, entitled 'An act to make the office of the register of the county of Kings a salaried office and regulating the management of said office,' by adding a new section thereto, in relation to certain duties to be performed by the register after the close of his term of office." (No. 1988, Int. No. 1295.)

"An act to amend section 619a of the Penal Code, relative to the use of transfer tickets upon street railroads." (No. 1442, Int. No. 1110.)

"An act to amend the Tax Law, in relation to the time of making assessment in certain towns." (No. 1166, Int. No. 934.)

Which report was agreed to and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 820) entitled "An act to amend chapter 238 of the Laws of 1893, entitled 'An act in relation to filing amended affidavits to certificates of incorporation of railroad companies,' relative to affidavits of directors" (Rec. No. 243), reported in favor of reprinting and recommitting the same with the following amendments:

Page 2, line 7, beginning with the word "or" strike out the balance of line, and all of line 8 down to and including the word "director" in line 9.

Same page, line 20, strike out the words "and if it be the fact that."

Same page, strike out all of line 21.

Same page, line 22, strike out the word "surviving."

Page 3, line 2, after the word "filed" strike out the semicolon and insert the words "and as if a subscription and payment in all respects sufficient and in conformity with law had been made to the directors named in the articles of association or certificate, prior to the original filing of said articles or certificate."

Same page, line 3, after the words "shall be" insert the words "and be."

Same page, line 5, after the words "shall be" insert the words "and be."

Same page, line 10, after the word "such" add the word "valid."

Same page, line 21, after the word "affidavit" add the following words: "This act as here amended shall not apply to nor affect any street surface railroad company the route of which in whole or in part lies within any city of the first or second class in this State, and shall not apply to nor affect any railroad corporation incorporated under any private or local bill or act."

Which report was agreed to, and said bill ordered reprinted as amended, and recommitted to the committee on rules.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 566) entitled "An act to suspend the limitation of time for commencement of construction or the completion of railroads while in the hands of receivers" (Rec. No. 244), reported in favor of reprinting and recommitting the same with the following amendments:

Page 1, line 1, in place of the word "the" before the word "receiver" insert the letter "a."

Same page, line 2, in place of the words "or shall" insert the word "heretofore."

Same page, line 3, strike out the first two words "hereafter be."

Page 2, add to end of section, which ends with line 19, the following words: "This act as here amended shall not apply to nor affect any street surface railroad company the route of which in whole or in part lies within any city of the first or second class in this State, and shall not apply to nor affect any railroad corporation incorporated under any private or local bill or act."

Which report was agreed to, and said bill ordered reprinted as amended, and recommitted to the committee on rules.

Mr. Coons, from the committee on engrossed bills, reported the following entitled bills as correctly printed or engrossed:

“An act providing that the police commissioner of the city of New York, in his discretion, may rehear the charges upon which Walter M. Stafford, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Walter M. Stafford in the position formerly held by him.” (No. 2008, Int. No. 1345.)

“An act to revise the charter of the city of Corning.” (No. 1938, Int. No. 1242.)

“An act to amend the Liquor Tax Law in relation to the traffic in liquors in connection with other business.” (No. 1992, Int. No. 298.)

“An act to amend the Code of Criminal Procedure, in relation to certain violations of the Labor Law.” (No. 1995, Int. No. 709.)

“An act to amend the Greater New York charter, in relation to the public school teachers’ retirement fund.” (No. 1996, Int. No. 1203.)

“An act in relation to assessments for local improvements, on property exempt from taxation.” (No. 1894, Int. No. 731.)

“An act to amend section 41z of the Penal Code regarding the sale to and purchase of tickets by candidates nominated for office, etc.” (No. 1613, Int. No. 1217.)

“An act to amend the Code of Civil Procedure in relation to the certificate of foreign wills and letters of administration.” (No. 1312, Int. No. 1037.)

“An act to amend the Code of Civil Procedure, in relation to challenges to jurors.” (No. 1300, Int. No. 1025.)

“An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claims of persons who have furnished word, labor and services or materials, or supplies for the improvement of the water front of the city of New York at Seventeenth street and East river in the borough of Manhattan, as a public park and playground under request, order or direction of the department of docks and ferries of the city of New York.” (No. 2007, Int. No. 1326.)

“An act to amend the Greater New York charter, relative to the police pension fund.” (No. 2005, Int. No. 1199.)

“An act to amend the Greater New York charter, in relation to the police department.” (No. 2003, Int. No. 997.)

“An act to amend section 259 of the Tax Law, relative to supplementary proceedings to collect taxes.” (No. 1736, Int. No. 1287.)

“An act to amend chapter 26 of the Laws of 1885, entitled ‘An act to revise, amend and consolidate the several acts in relation to the city of Syracuse, and to revise and amend the charter of said city,’ relative to the firemen’s pension fund.” (No. 1997, Int. No. 1251.)

“An act incorporating the Personal Property Loan Company.” (No. 1998, Int. No. 1252.)

“An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen.” (No. 1999, Int. No. 1304.)

“An act to amend the Greater New York charter relative to the composition of the board of taxes and assessments.” (No. 2002, Int. No. 978.)

“An act to amend chapter 18 of the general laws, known as the County Law, relative to county charges.” (No. 2004, Int. No. 1064.)

“An act to amend section 8 of the Code of Civil Procedure, relative to the punishment of publications tending to prejudice and obstruct the course of justice in courts of record.” (No. 971, Int. No. 807.)

“An act to amend the Tax Law, relating to the taxation of savings bank deposits.” (No. 961, Int. No. 197.)

“An act to amend the State Finance Law by adding an article in relation to municipal fiscal provisions and making an appropriation therefor.” (No. 587, Int. No. 524.)

“An act to amend the Code of Civil Procedure, relative to the sale of perishable property levied upon by virtue of a warrant of attachment issued by a justice of the peace.” (No. 160, Int. No. 159.)

Mr. McInerney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on charitable and religious societies be discharged from the further consideration of the Senate bill (No. 893) entitled "An act to amend chapter 201 of the Laws of 1866, entitled 'An act to incorporate the Sisters of the Poor of Saint Francis in the State of New York,' as amended by chapter 29 of the Laws of 1885" (Rec. No. 319), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. McInerney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McInerney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 1

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Merritt	Rogers
Agnew	Daly	Hoadley	Metcalfe	Ruehl
Allston	Davis, L L	Hoffman	Miller	Shanahan
Bedell	Davis, M	Hornidge	Monroe	Sheldon
Bostwick	Denison	Hubbs	Moran	Sherry
Bradley	Doll	Hughes	Morgan	Sloane
Brill	Dooling	Kearney	Mortimer	Smith, A P
Bullwinkel	Dowling	Keegan	Neville	Smith, J T
Burnett	Doyle	Kehoe	Nichols	Stiles
Burns	Dwyer	Knapp	Orr	Sullivan
Byrne	Evans	Leggett	Outterson	Thorn
Cadin	Everett	Lewis	Oxford	Traub
Candee	Ferre	Litthauer	Palmer	Treat
Clark	Finegan	Lynch	Patton	Ulmann
Cohn	Fitzpatrick	Mathews	Pearsall	Wainwright
Conkling, H	Fowler	McCarthy, E J	Plank	Weber
Cook, E	Graeff	McCormack	Platt	Whitney
Cooke, W V	Grattan	McCullough	Reeve	Wolf
Coon	Hammond	McKeown	Remsen	Wood
Coutant	Hanford	McManus	Reynolds	Yale
Cowan	Hayden	McNair	Robinson	Zettler
Curry				

In the negative:

Smith, G H

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1906) entitled "An act to amend the Primary Election Law in relation to committees." (Int. No. 1376.)

Said bill having been announced for a third reading,

On motion of Mr. Cox, said bill was laid aside, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the bill (No. 647) entitled "An act making an appropriation for the protection of the dykes and banks of the Chemung river in the city of Elmira." (Int. No. 571.)

On motion of Mr. Moreland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hooker	Morgan	Sheldon
Agnew	Curry	Hornidge	Mortimer	Sherry
Allen	Dale	Hughes	Mullaney	Simpson
Apgar	Davis, L L	Kearney	Neville	Sloane
Bedell	Davis, M	Keegan	Nichols	Smith, A P
Bostwick	Dickinson	Knapp	Nye	Smith, G H
Bradley	Dolan	Landon	Outterson	Smith, J T
Bridgeman	Dooling	Leggett	Oxford	Stevens
Brill	Doughty	Lewis	Pallace	Stiles
Burke	Doyle	Litthauer	Palmer	Sulzburger
Burnett	Duer	Lynch	Patchin	Thorn
Burns	Ellis	McCarthy, E J	Pearsall	Traub
Butler	Everett	McCarthy, J J	Phillips	Treat
Byrne	Farrell	McCormack	Plank	Ulmann
Cadin	Finch	McCullough	Platt	Wainwright
Candee	Fitzpatrick	McInerney	Reeve	Weber
Clark	Graeff	McKeown	Remsen	Wemple
Cohn	Hackett	McNair	Reynolds	Whitney
Conkling, H	Hammond	Mead	Richter	Williams

Conkling, J B	Harvey	Merritt	Robinson	Wolf
Cooke, W V	Hayden	Miller	Rogers	Wood
Coon	Hewitt	Monroe	Rosenstein	Yale
Costello	Hinson	Moran	Ruehl	Zettler
Coutant	Hoffman	Moreland	Shanahan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1972) entitled "An act to amend chapter 378 of the Laws of 1897, entitled 'An act to unite into one municipality, under the corporate name of the city of New York, the various communities lying in and about New York harbor, including the city and county of New York, the city of Brooklyn and the county of Richmond and part of the county of Queens, and to provide for the government thereof,' relative to the department of education." (Int. No. 1392.)

On motion of Mr. McManus, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Metcalfe	Rosenstein
Agnew	Curry	Hoadley	Mille	Ruehl
Allston	Dale	Hoffman	Moran	Shanahan
Bedell	Davis, L L	Hooker	Moreland	Sheldon
Bostwick	Davis, M	Hornidge	Morgan	Sherry
Bourke	Denison	Hubbs	McManus	Simpson
Bradley	Dickinson	Hughes	Mullaney	Sloane
Bridgeinan	Dolan	Kearney	Neville	Smith, C W
Brill	Dooling	Keegan	Nichols	Smith, G H
Bullwinkel	Doughty	Kehoe	Nye	Smith, J T
Burke	Doyle	Knapp	Outterson	Stevens
Burnett	Duer	Landon	Pallace	Stiles
Burns	Dwyer	Leggett	Palmer	Sulzbarger
Butler	Evans	Lewis	Patchin	Thorn
Byrne	Everett	Lynch	Patton	Traub
Cadin	Ferre	Mathews	Pearsall	Treat

Candee	Finch	McCarthy, E J	Phillips	Ulmann
Chambers	Finegan	McCarthy, J J	Plank	Wainwright
Cohn	Fowler	McCullough	Platt	Weber
Conkling, H	Graeff	McInerney	Prince	Wemple
Cook, E	Grattan	McKeown	Reeve	Whitney
Cooke, W V	Hammond	McManus	Remsen	Williams
Coon	Hanford	McNair	Reynolds	Wood
Coutant	Harvey	Mead	Richter	Yale
Cowan	Hayden	Merritt	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1974) entitled "An act to provide buildings, protection against fire, lighting and general repairs at the New York Agricultural Experiment Station, and making an appropriation therefor." (Int. No. 445.)

On motion of Mr. Burnett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoffman	Moran	Ruehl
Allen	Davis, L L	Hooker	Moreland	Scovill
Apgar	Denison	Hubbs	Morgan	Sheldon
Bedell	Dickinson	Hughes	Mortimer	Sherry
Bourke	Dolan	Kearney	Mullaney	Simpson
Bradley	Doll	Keegan	Neville	Sloane
Bridgeman	Doughty	Kehoe	Nichols	Smith, A P
Bullwinkel	Dowling	Knapp	Nye	Smith, G H
Burke	Doyle	Landon	Orr	Smith, J T
Burnett	Dwyer	Leggett	Outtersson	Stevens
Butler	Ellis	Lewis	Oxford	Stiles
Byrne	Everett	Litthauer	Pallace	Sullivan
Cadin	Farrell	Mathews	Palmer	Sulzbürger
Candee	Ferre	McCarthy, E J	Patchin	Thorn
Chambers	Finch	McCarthy, J J	Patton	Traub
Clark	Fitzpatrick	McCormack	Pearsall	Treat
Conkling, H	Fowler	McCullough	Phillips	Wainwright
Conkling B	Graeff	McInerney	Plank	Weber
Cook, E	Hackett	McKeown	Platt	Whitney

Cooke, W V	Hammond	McManus	Prince	Williams
Coon	Hanford	McNair	Remsen	Wolf
Coutant	Harvey	Mead	Reynolds	Wood
Cowan	Hayden	Merritt	Robinson	Yale
Cox	Hinson	Metcalfe	Rosenstein	Zettler
Dale	Hoadley	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1643) entitled "An act to amend the Penal Code, in relation to stamping or making articles manufactured of gold or of any alloy of gold." (Int. No. 1230.)

Said bill having been announced for a third reading,

Mr. Cohn moved that said bill be recommitted to the committee on rules, retaining its place on the order of third reading.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Cohn, and it was determined in the negative.

On motion of Mr. Bostwick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 83

NOES 28

Those who voted in the affirmative, were:

Agnew	Coon	Hammond	Morgan	Sheldon
Allen	Costello	Hanford	Mortimer	Simpson
Allston	Coutant	Harvey	Nye	Smith, A P
Bedell	Cowan	Hayden	Orr	Smith, G H
Bostwick	Cox	Hewitt	Pallace	Smith, J T
Bourke	Davis, L I.	Hinson	Patchin	Stevens
Bridgeman	Davis, M	Hoadley	Patton	Stiles
Brill	Denison	Hooker	Pearsall	Traub
Burnett	Dickinson	Hubbs	Phillips	Treat
Cadin	Doughty	Knapp	Plank	Wainwright
Candee	Dowling	Landon	Platt	Weber
Chambers	Ellis	Leggett	Reeve	Wemple
Clark	Evans	Lewis	Remsen	Whitney
Conkling, H	Finch	Mead	Rogers	Williams

Conkling, J B	Fowler	Merritt	Ruehl	Wood
Cook, E	Graeff	Monroe	Scovill	Yale
Cooke, W V	Grattan	Moreland		

Those who voted in the negative, were:

Bullwinkel	Doll	Keegan	Moran	Rosenstein
Cohn	Doyle	Kehoe	Mullaney	Sherry
Curry	Everett	Lynch	Nichols	Sloane
Dale	Hackett	McCullough	Oxford	Wolf
Daly	Hoffman	McNair	Prince	Zettler
Dolan	Kearney	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1731) entitled "An act to provide for the payment of the extraordinary expenses and disbursements which shall hereafter be paid or incurred while in the discharge of their duty by the trial justices of the Supreme Court respectively, except those who reside within the first or second judicial department." (Int. No. 1282.)

Said bill having been announced for a third reading,

Mr. Nichols moved to amend said bill as follows:

Page 1, line 8, strike out the word "county" and insert the word "district."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Nichols, and it was determined in the negative.

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 94

NOES 30

Those who voted in the affirmative, were:

Allen	Denison	Graeff	McManus	Sheldon
Allston	Dickinson	Grattan	McNair	Sherry
Apgar	Dolan	Hackett	Mead	Simpson

Bostwick	Doll	Hammond	Metcalf	Sloane
Bourke	Dooling	Hewitt	Miller	Smith, A P
Brill	Doughty	Hoadley	Monroe	Stiles
Byrne	Dowling	Hornidge	Moreland	Sullivan
Cadin	Doyle	Hubbs	Nye	Sulzbarger
Candee	Duer	Kearney	Orr	Thorn
Chambers	Dwyer	Keegan	Oxford	Traub
Cohn	Ellis	Kehoe	Pallace	Treat
Conkling, J B	Evans	Leggett	Patchin	Ulmann
Coutant	Everett	Lewis	Phillips	Wainwright
Cox	Farrell	Litthauer	Platt	Wemple
Curry	Ferre	Lynch	Prince	Whitney
Dale	Finch	McCormack	Reeve	Wolf
Daly	Finegan	McCullough	Rosenstein	Wood
Davis, L L	Fitzpatrick	McInerney	Scovill	Yale
Davis, M	Fowler	McKeown	Shanahan	

Those who voted in the negative, were:

Agnew	Costello	Hooker	Mullaney	Ruehl
Clark	Cowan	Knapp	Nichols	Smith, C W
Conkling, H	Harvey	Mathews	Pearsall	Smith, G H
Cook, E	Hayden	Merritt	Plank	Smith, J T
Cooke, W V	Hinson	Moran	Robinson	Stevens
Coon	Hoffman	Morgan	Rogers	Williams

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1929) entitled "An act to provide for the payment of the claim of the Hyde Fountain Company for fountains furnished to the city of New York." (Int. No. 918.)

On motion of Mr. Wood, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoadley	Morgan	Simpson
Agnew	Davis, L L	Hoffman	Mortimer	Sloane
Allen	Davis, M	Hornidge	Mullaney	Smith, A P
Apgar	Dickinson	Hubbs	Nichols	Smith, C W
Bedell	Dolan	Kearney	Orr	Smith, G H

Bourke	Doll	Keegan	Outterson	Stevens
Bradley	Dooling	Knapp	Pallace	Stiles
Brill	Dowling	Landon	Patchin	Sullivan
Bullwinkel	Doyle	Leggett	Patton	Sulzbürger
Burke	Duer	Lewis	Phillips	Traub
Burns	Ellis	Litthauer	Plank	Treat
Butler	Everett	Lynch	Platt	Ulmann
Cadin	Ferre	Mathews	Reeve	Wainwright
Candee	Finegan	McCarthy, E J	Reynolds	Weber
Clark	Fitzpatrick	McCarthy, J J	Richter	Wemple
Cohn	Graeff	McCullough	Robinson	Whitney
Conkling, J B	Grattan	McKeown	Rogers	Williams
Cook, E	Hackett	McManus	Rosenstein	Wolf
Coon	Hanford	Mead	Ruehl	Wood
Coutant	Harvey	Metcalfe	Shanahan	Yale
Cox	Hayden	Miller	Sheldon	Zettler
Curry	Hinson	Monroe	Sherry	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1930) entitled "An act to provide for the payment of the claim of Dunne and Company for material and labor furnished to the city of New York." (Int. No. 923.)

On motion of Mr. Wood, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Merritt	Richter
Allen	Cox	Hinson	Metcalfe	Rogers
Allston	Curry	Hoadley	Miller	Ruehl
Apgar	Daly	Hooker	Moran	Scovill
Bedell	Davis, M	Hornidge	Moreland	Sheldon
Bostwick	Denison	Hubbs	Morgan	Simpson
Bourke	Dolan	Hughes	Mortimer	Sloane
Bridgeman	Doll	Kearney	Mullaney	Smith, C W
Brill	Doughty	Keegan	Neville	Smith, J T
Burke	Dowling	Kehoe	Nichols	Stiles
Burnett	Doyle	Knapp	Nye	Sullivan
Burns	Dwyer	Landon	Orr	Thorn
Byrne	Ellis	Leggett	Outterson	Traub

Cadin	Evans	Lewis	Oxford	Ulmann
Candee	Everett	Litthauer	Palmer	Wainwright
Chambers	Farrell	Mathews	Patchin	Weber
Clark	Finch	McCarthy, E J	Pearsall	Wemple
Conkling, H	Finegan	McCormack	Phillips	Whitney
Conkling, J B	Fowler	McCullough	Platt	Williams
Cook, E	Graeff	McInerney	Prince	Wood
Cooke, W V	Hackett	McKeown	Reeve	Yale
Coon	Hammond	McManus	Reynolds	Zettler
Coutant	Hanford			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1816) entitled "An act to amend chapter 18 of the Laws of 1862, entitled 'An act to revise the charter of the city of Utica,' and the several acts amendatory thereof, relative to street cleaning and local assessments therein." (Int. No. 1335.)

Said bill having been announced for a third reading,

On motion of Mr. Brill, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the bill (No. 1985) entitled "An act to amend chapter 473 of the Laws of 1902, entitled 'An act to provide for establishing the south boundary line and a portion of the southwest boundary line of the county of St. Lawrence and of the south boundary line of the county of Franklin, and making an appropriation therefor.'" (Int. No. 1161.)

On motion of Mr. Merritt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McKeown	Richter
Agnew	Cox	Hanford	McNair	Rogers
Allen	Curry	Hayden	Mead	Ruehl

Bedell	Dale	Hinson	Merritt	Shanahan
Bourke	Daly	Hoadley	Miller	Sherry
Bradley	Davis, L L	Hackett	Monroe	Sloane
Bridgeman	Denison	Hornidge	Moran	Smith, A P
Brill	Dolan	Hubbs	Morgan	Smith, G H
Bullwinkel	Doll	Kearney	Mortimer	Smith, J T
Burns	Doughty	Keegan	Mullaney	Stiles
Butler	Dowling	Knapp	Nichols	Sulzbürger
Byrne	Duer	Landon	Nye	Traub
Candee	Ellis	Leggett	Outterson	Treat
Chambers	Evans	Lewis	Pallace	Ulmann
Clark	Farrell	Litthauer	Patchin	Weber
Conkling, H	Ferre	Mathews	Patton	Wemple
Conkling, J B	Finegan	McCarthy, E J	Phillips	Williams
Cooke, W V	Fowler	McCarthy, J J	Platt	Wolf
Coon	Graeff	McCullough	Reeve	Yale
Costello	Grattan	McInerney	Reynolds	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1740) entitled "An act to fix and determine with greater certainty by means of a public road or avenue, a boundary line between the city of New York, and the city of Mount Vernon and the town of Pelham." (Int. No. 1291.)

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105

NOES 1

Those who voted in the affirmative, were:

Abrams	Costello	Graeff	McCullough	Rosenstein
Allston	Coutant	Hackett	McKeown	Scovill
Apgar	Cowan	Hammond	McNair	Shanahan
Bedell	Cox	Harvey	Mead	Sherry
Bourke	Curry	Hewitt	Metcalfe	Sloane
Bradley	Dale	Hinson	Miller	Smith, C W
Bridgeman	Daly	Hoadley	Moran	Smith, G H
Bullwinkel	Davis, I L	Hoffman	Morgan	Stevens
Burke	Denison	Hooker	Mullaney	Stiles
Burns	Dolan	Hornidge	Neville	Sullivan
Butler	Doll	Hubbs	Nye	Thorn

Byrne	Dowling	Kearney	Outterson	Traub
Cadin	Doyle	Keegan	Oxford	Treat
Candee	Duer	Kehoe	Palmer	Ulmann
Chambers	Ellis	Knapp	Patton	Wainwright
Clark	Evans	Landon	Phillips	Wemple
Cohn	Everett	Leggett	Plank	Whitney
Conkling, H	Farrell	Litthauer	Prince	Wolf
Conkling, J B	Ferre	Lynch	Remsen	Wood
Cook, E	Finegan	McCarthy, E J	Reynolds	Yale
Coon	Fowler	McCormack	Robinson	Zettler

In the negative:

Agnew

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1982) entitled "An act to amend chapter 640 of the Laws of 1900, relative to the examination of reports and vouchers." (Int. No. 1120.)

Said bill having been announced for a second reading,

Mr. Hammond moved to amend as follows:

Add at the end of line 10, page 3, the words "The provisions of this act shall not apply to the county of Albany."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Hammond, and it was determined in the affirmative.

Said bill as amended was then read the second time.

On motion of Mr. Hammond, said bill was ordered reprinted and placed on the order of third reading, and referred to the committee on revision.

Mr. Speaker announced the special order, being the bill (No. 1800) entitled "An act to confirm two certain conveyances of real property by the village of Corning to Franklin N. Drake, Amory Houghton, and Austin Lathrop and a certain other conveyance of real property by Franklin N. Drake, Amory Houghton, jr., and Austin Lathrop to the Corning Stove Company, a domestic corporation." (Int. No. 1325.)

On motion of Mr. Platt, said bill was read the second time.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 91

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hewitt	Merritt	Shanahan
Agnew	Davis, L L	Hoadley	Metcalfe	Sheldon
Allston	Denison	Hoffman	Monroe	Simpson
Bostwick	Dolan	Hooker	Moran	Smith, A P
Bourke	Dooling	Hornidge	Morgan	Smith, C W
Brill	Doughty	Hughes	Mullaney	Smith, J T
Bullwinkel	Doyle	Kearney	Nichols	Stiles
Burns	Duer	Keegan	Orr	Sullivan
Byrne	Ellis	Kehoe	Oxford	Thorn
Candee	Everett	Knapp	Palmer	Traub
Clark	Farrell	Landon	Patton	Ulmann
Cohn	Finch	Leggett	Phillips	Weber
Conkling, H	Finegan	Litthauer	Platt	Whitney
Cook, E	Fowler	Mathews	Reeve	Williams
Cooke, W V	Graeff	McCarthy, J J	Reynolds	Wolf
Costello	Hackett	McCullough	Robinson	Wood
Cowan	Hanford	McInerney	Rogers	Yale
Cox	Hayden	McNair	Ruehl	Zettler
Curry				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1881) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of William H. Baker against the State for loss and damages alleged to have been sustained by him, arising out of the condemnation, quarantine and slaughtering of animals belonging to him, by authority of the State Board of Health and of the agricultural department." (Int. No. 1358.)

On motion of Mr. J. B. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102
NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hubbs	Morgan	Sherry
Allen	Davis, M	Hughes	Mullaney	Simpson
Apgar	Dickinson	Keegan	Neville	Sloane
Bedell	Dolan	Knapp	Nye	Smith, C W
Bourke	Doll	Landon	Orr	Smith, J T
Bridgeman	Doughty	Leggett	Oxford	Stiles
Bullwinkel	Doyle	Lewis	Pallace	Sullivan
Burke	Dwyer	Lynch	Patchin	Thorn
Burns	Evans	Mathews	Patton	Traub
Byrne	Everett	McCarthy, J J	Pearsall	Ulmann
Cadin	Ferre	McCormack	Plank	Ulrich
Candee	Finegan	McCullough	Platt	Wainwright
Clark	Fowler	McInerney	Prince	Weber
Cohn	Graeff	McManus	Remsen	Wemple
Conkling, J B	Hackett	McNair	Reynolds	Whitney
Cooke, W V	Hammond	Mead	Robinson	Williams
Coon	Harvey	Merritt	Rogers	Wolf
Coutant	Hewitt	Miller	Rosenstein	Wood
Cowan	Hinson	Monroe	Scovill	Yale
Curry	Hoffman	Moreland	Shanahan	Zettler
Dale	Hornidge			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1704) entitled "An act to authorize the town board of the town of Lumberland, Sullivan county, to apply to general town purposes certain money heretofore raised for the construction of a bridge across the Delaware river." (Int. No. 1268.)

On motion of Mr. Simpson said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124
NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Metcalfe	Scovill
Agnew	Dale	Hoadley	Monroe	Shanahan
Allen	Davis, L L	Hoffman	Moran	Sheldon
Apgar	Davis, M	Hooker	Moreland	Sherry

Bedell	Denison	Hornidge	Morgan	Sloane
Bostwick	Dickinson	Hubbs	Mortimer	Smith, A P
Bradley	Doll	Hughes	Mullaney	Smith, C W
Bridgeman	Dooling	Kearney	Neville	Smith, G H
Brill	Doughty	Keegan	Nichols	Smith, J T
Bullwinkel	Dowling	Kehoe	Orr	Stiles
Burnett	Duer	Knapp	Outterson	Sullivan
Burns	Dwyer	Landon	Oxford	Sulzburger
Butler	Ellis	Leggett	Pallace	Traub
Byrne	Evans	Lewis	Palmer	Treat
Cadin	Farrell	Lynch	Patton	Ulmann
Candee	Ferre	Mathews	Pearsall	Wainwright
Chambers	Finegan	McCarthy, E J	Phillips	Weber
Clark	Fitzpatrick	McCormack	Plank	Wemple
Conkling, H	Graeff	McCullough	Platt	Whitney
Conkling, J B	Grattan	McInerney	I'rinee	Williams
Cook, E	Hackett	McKeown	Reeve	Wolf
Cooke, W V	Hammond	McManus	Reynolds	Wood
Costello	Hanford	McNair	Robinson	Yale
Coutant	Harvey	Mead	Rogers	Zettler
Cowan	Hewitt	Merritt	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1937) entitled "An act authorizing the board of estimate and apportionment of the city of New York to take proof of and pay the claims of city magistrates in the borough of Brooklyn, elected pursuant to section 1392 of the Greater New York charter, for salaries and expenses." (Int. No. 1337.)

On motion of Mr. Morgan said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Grattan	McNair	Ruehl
Agnew	Cowan	Hackett	Merritt	Shanahan
Allen	Cox	Hammond	Metcalfe	Sheldon
Allston	Dale	Harvey	Monroe	Simpson
Bedell	Daly	Hayden	Moran	Sloane

Bostwick	Davis, L L	Hewitt	Moreland	Smith, A P
Bourke	Davis, M	Hoadley	Morgan	Smith, G H
Bradley	Denison	Hoffman	Mortimer	Smith, J T
Bridgeman	Dolan	Hornidge	Mullaney	Stevens
Brill	Doll	Hubbs	Neville	Sullivan
Burke	Dooling	Hughes	Nichols	Sulzburger
Burnett	Doughty	Keegan	Nye	Thorn
Byrne	Dowling	Kehoe	Outterson	Traub
Butler	Doyle	Knapp	Oxford	Treat
Byrne	Duer	Landon	Pallace	Ulmann
Cadin	Dwyer	Leggett	Palmer	Wainwright
Candee	Ellis	Lewis	Patton	Weber
Chambers	Evans	Litthauer	Pearsall	Wemple
Clark	Everett	Lynch	Phillips	Whitney
Conkling, H	Farrell	McCarthy, E J	Platt	Williams
Conkling, J B	Ferre	McCarthy, J J	Prince	Wolf
Cook, E	Finch	McCormack	Remsen	Wood
Cooke, W V	Finegan	McCullough	Reynolds	Yale
Coon	Fitzpatrick	McInerney	Richter	Zettler
Costello	Fowler	McManus	Rogers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1933) entitled "An act to amend the charter of the city of Hudson, to increase the number of members of the commission of public works, and to provide for the remodeling or establishment of a water system." (Int. No. 1185.)

Said bill having been announced for a third reading,

On motion of Mr. Scovill, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the bill (No. 1961) entitled "An act to amend the Greater New York charter, by providing for the appointment of two additional city magistrates and a police clerk." (Int. No. 733.)

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McInerney	Reeve
Agnew	Cowan	Hammond	McKeown	Remsen
Allen	Cox	Hanford	McManus	Reynolds
Allston	Curry	Harvey	McNair	Richter
Apgar	Dale	Hayden	Merritt	Rogers
Bedell	Daly	Hewitt	Metcalfe	Rosenstein
Bostwick	Davis, L L	Hinson	Miller	Scovill
Bourke	Davis, M	Hoadley	Monroe	Shanahan
Bradley	Denison	Hoffman	Moran	Sherry
Bridgeman	Dickinson	Hooker	Moreland	Simpson
Brill	Dolan	Hornidge	Morgan	Sloane
Bullwinkel	Doll	Hubbs	Mortimer	Smith, A P
Burke	Dooling	Hughes	Mullaney	Smith, C W
Burnett	Doughty	Kearney	Neville	Smith, J T
Burns	Dowling	Keegan	Nichols	Stiles
Byrne	Doyle	Kehoe	Nye	Sulzbürger
Cadin	Duer	Knapp	Orr	Thorn
Candee	Dwyer	Landon	Otterson	Traub
Chambers	Ellis	Leggett	Pallace	Ulmann
Clark	Evans	Lewis	Palmer	Wainwright
Cohn	Everett	Litthauer	Patchin	Weber
Conkling, H	Farrell	Lynch	Patton	Wemple
Conkling, J B	Ferre	Mathews	Pearsall	Whitney
Cook, E	Finegan	McCarthy, E J	Phillips	Wolf
Cooke, W V	Fitzpatrick	McCarthy, J J	Plank	Yale
Coon	Fowler	McCormack	Prince	Zettler
Costello	Graeff	McCullough		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1956) entitled "An act amending section 1772 of the Code of Civil Procedure, to provide for the enforcement in this State of a judgment for divorce or separation rendered in another State requiring a husband to provide for the education and maintenance of his children and the support of his wife." (Int. No. 330.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Metcalfe	Ruehl
Agnew	Dale	Hewitt	Miller	Scovill
Allen	Davis, L L	Hinson	Moran	Sheldon
Apgar	Denison	Hoffman	Moreland	Sherry
Bedell	Dickinson	Hooker	Mortimer	Sloane
Bostwick	Dolan	Hornidge	Neville	Smith, C W
Bourke	Doll	Hughes	Nichols	Smith, J T
Bridgeman	Doughty	Keegan	Orr	Stevens
Brill	Doyle	Kehoe	Outterson	Stiles
Bullwinkel	Duer	Knapp	Oxford	Sulzbürger
Burnett	Ellis	Landon	Palmer	Traub
Butler	Evans	Leggett	Patchin	Treat
Cadin	Farrell	Lewis	Patton	Ulmann
Candee	Ferre	Litthauer	Pearsall	Wainwright
Chambers	Finch	Mathews	Plank	Weber
Cohn	Fowler	McCarthy, E J	Platt	Wemple
Conkling, J B	Graeff	McCormack	Reeve	Williams
Cook, E	Grattan	McInerney	Reynolds	Wood
Coon	Hackett	McKeown	Richter	Yale
Costello	Hanford	McNair	Rogers	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1827) entitled "An act to amend the Code of Civil Procedure, relative to the fees of constables and deputy sheriffs." (Int. No. 998.)

On motion of Mr. Hooker, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hammond	McKeown	Remsen
Agnew	Curry	Hanford	McManus	Reynolds
Allen	Dale	Harvey	McNair	Robinson
Allston	Davis, L L	Hayden	Mead	Rogers
Apgar	Davis, M	Hewitt	Merritt	Ruehl

Bostwick	Denison	Hoadley	Miller	Scovill
Bourke	Dickinson	Hoffman	Monroe	Shanahan
Bradley	Dolan	Hooker	Moran	Sherry
Bridgeman	Doll	Hubbs	Moreland	Simpson
Brill	Dooling	Hughes	Morgan	Smith, A P
Burke	Dowling	Kearney	Mortimer	Smith, G H
Burnett	Doyle	Keegan	Mullaney	Smith, J T
Butler	Duer	Kehoe	Neville	Stiles
Byrne	Ellis	Knapp	Nichols	Sullivan
Cadin	Evans	Landon	Nye	Thorn
Chambers	Everett	Leggett	Outterson	Treat
Clark	Farrell	Lewis	Oxford	Ulmann
Cohn	Ferre	Litthauer	Pallace	Wainwright
Conkling, H	Finch	Lynch	Palmer	Wemple
Conkling, J B	Finegan	Mathews	Patton	Whitney
Cook, E	Fitzpatrick	McCarthy, E J	Phillips	Wolf
Cooke, W V	Fowler	McCarthy, J J	Plank	Wood
Costello	Graeff	McCormack	Platt	Yale
Coutant	Grattan	McCullough	Prince	Zettler
Cowan	Hackett	McInerney	Reeve	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1913) entitled "An act to amend chapter 747 of the Laws of 1896, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city and to establish a city court therein and define its jurisdiction and powers,' relative to payment of State moneys and constituting the board of education a body corporate." (Int. No. 1094.)

On motion of Mr. Coutant, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Grattan	McManus	Richter
Agnew	Costello	Hammond	McNair	Rogers
Allen	Coutant	Hanford	Mead	Ruehl
Allston	Cowan	Harvey	Merritt	Scovill
Apgar	Curry	Hayden	Miller	Sheldon

Bostwick	Dale	Hewitt	Monroe	Sherry
Bradley	Daly	Hoadley	Moreland	Sloane
Bourke	Davis, L L	Hoffman	Morgan	Smith, A P
Bridgeman	Denison	Hooker	Mortimer	Smith, C W
Brill	Dickinson	Hornidge	Mullaney	Smith, G H
Bullwinkel	Doll	Hubbs	Neville	Stevens
Burke	Dooling	Hughes	Nichols	Stiles
Burnett	Doughty	Keegan	Nye	Sullivan
Butler	Dowling	Kehoe	Outterson	Sulzbarger
Byrne	Doyle	Knapp	Oxford	Traub
Cadin	Duer	Landon	Pallace	Treat
Candee	Ellis	Leggett	Palmer	Ulmann
Chambers	Evans	Lewis	Patchin	Weber
Clark	Everett	Lynch	Patton	Wemple
Cohn	Ferre	Mathews	Pearsall	Williams
Conkling, H	Finch	McCarthy, E J	Phillips	Wolf
Conkling, J B	Finegan	McCarthy, J J	Plank	Wood
Cook, E	Fitzpatrick	McCormack	Reeve	Yale
Cooke, W V	Fowler	McCullough	Remsen	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1943) entitled "An act in relation to the fees of the magistrates and other officers in criminal actions and proceedings in the county of Ulster." (Int. No. 440.)

On motion of Mr. Coutant, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121.

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Miller	Rogers
Agnew	Daly	Hinson	Monroe	Rosenstein
Allen	Davis, M	Hoffman	Moran	Scovill
Allston	Denison	Hooker	Morgan	Sheldon
Apgar	Dickinson	Hornidge	Mortimer	Sherry
Bedell	Dolan	Hubbs	Mullaney	Sloane
Bostwick	Doll	Kearney	Nichols	Smith, A P
Bourke	Dooling	Keegan	Nye	Smith, C W
Bradley	Dowling	Knapp	Outterson	Smith, G H
Brill	Doyle	Landon	Oxford	Stevens
Bullwinkel	Duer	Leggett	Pallace	Stiles

Burnett	Dwyer	Lewis	Palmer	Sulzburger
Butler	Evans	Litthauer	Patchin	Thorn
Byrne	Farrell	Lynch	Patton	Traub
Candee	Ferre	McCarthy, E J	Pearsall	Treat
Clark	Finch	McCarthy, J J	Phillips	Ulmann
Cohn	Finegan	McCormack	Plank	Wainwright
Conkling, H	Fitzpatrick	McCullough	Platt	Weber
Cook, E	Graeff	McInerney	Prince	Wemple
Cooke, W V	Grattan	McManus	Reeve	Whitney
Coon	Hackett	McNair	Remsen	Williams
Coutant	Hammond	Mead	Reynolds	Wolf
Cowan	Hanford	Merritt	Richter	Yale
Cox	Hayden	Metcalfe	Robinson	Zettler
Curry				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1472) entitled "An act to enable the county of Erie and the town of Grand Island to construct a bridge from the town of Grand Island across the east branch of Niagara river to the mainland, and to issue bonds therefor." (Int. No. 1137.)

Said bill having been announced for a third reading,

Mr. Cox moved that said bill be amended as follows:

Page 7, line 6, add after the word "however" the words "to be limited to a term not to exceed thirty years."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Cox, and it was determined in the negative.

On motion of Mr. Patton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 4

Those who voted in the affirmative, were:

Abrams	Cowan	Hinson	Miller	Rosenstein
Agnew	Curry	Hoffman	Monroe	Scovill
Allen	Dale	Hornidge	Moran	Shanahan
Allston	Davis, L. L.	Hubbs	Morgan	Sheldon
Bedell	Denison	Kearney	Mortimer	Simpson

Bourke	Dolan	Keegan	Mullaney	Smith, A P
Bradley	Doll	Kehoe	Nichols	Smith, C W
Bridgeman	Doughty	Knapp	Orr	Smith, J T
Brill	Doyle	Leggett	Oxford	Stiles
Burke	Duer	Lewis	Pallace	Sullivan
Burnett	Ellis	Litthauer	Patchin	Sulzbarger
Butler	Everett	Mathews	Patton	Traub
Byrne	Farrell	McCarthy, E J	Phillips	Ulmann
Cadin	Finch	McCormack	Plank	Weber
Candee	Finegan	McCullough	Platt	Wemple
Chambers	Fitzpatrick	McInerney	Prince	Whitney
Clark	Graeff	McKeown	Remsen	Wolf
Conkling, H	Grattan	McManus	Reynolds	Wood
Conkling, J B	Hammond	McNair	Robinson	Yale
Coon	Harvey	Mead	Rogers	Zettler
Coutant	Hewitt	Merritt		

Those who voted in the negative, were:

Cook, E	Cox	Lynch	Ruehl
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1857) entitled "An act to authorize the town of Union in the county of Broome to prepare the assessment roll of said town, in two volumes, one containing the names of taxable persons and property within the town and not in the villages, and the other containing the names of taxable persons and property in villages in said town." (Int. No. 1349.)

On motion of Mr. Allen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hoadley	Merritt	Robinson
Agnew	Cox	Hooker	Metcalfe	Rosenstein
Allen	Curry	Hornidge	Miller	Scovill
Dallston	Daly	Hughes	Monroe	Sheldon
Apgar	Davis, M	Keegan	Moran	Sherry

Bedell	Denison	Kehoe	Moreland	Sloane
Bourke	Dolan	Knapp	Mortimer	Smith, C W
Bradley	Doll	Landon	Mullaney	Smith, J T
Bridgeman	Doughty	Leggett	Nichols	Stevens
Brill	Doyle	Lewis	Nye	Sullivan
Burke	Dwyer	Litthauer	Orr	Sulzbarger
Burns	Evans	Lynch	Oxford	Traub
Butler	Farrell	McCarthy, E J	Pallace	Ulmann
Byrne	Finch	McCarthy, J J	Patchin	Weber
Cadin	Fitzpatrick	McCormack	Pearsall	Wemple
Candee	Graeff	McCullough	Phillips	Williams
Chambers	Hackett	McInerney	Platt	Wolf
Cohn	Hammond	McKeown	Reeve	Wood
Conkling, H	Harvey	McManus	Remsen	Yale
Cook, E	Hewitt	McNair	Richter	Zettler
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1946) entitled "An act to provide for the licensing of dogs in the city of Binghamton, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public." (Int. No. 1383.)

On motion of Mr. Allen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	McManus	Rogers
Agnew	Cowan	Hanford	Mead	Ruehl
Allen	Cox	Hayden	Merritt	Scovill
Allston	Curry	Hewitt	Metcalfe	Shanahan
Apgar	Daly	Hinson	Miller	Sherry
Bedell	Davis, L L	Hoadley	Moran	Sloane
Bostwick	Davis, M	Hooker	Moreland	Smith, A P
Bourke	Denison	Hornidge	Morgan	Smith, G H
Bridgeman	Dickinson	Hubbs	Mortimer	Smith, J T
Brill	Dolan	Hughes	Mullaney	Stiles
Bullwinkell	Doll	Keegan	Neville	Sullivan

Burke	Doughty	Kehoe	Nye	Sulzburger
Burnett	Dowling	Knapp	Orr	Traub
Burns	Duer	Landon	Outterson	Treat
Byrne	Dwyer	Leggett	Pallace	Ulmann
Cadin	Evans	Lewis	Palmer	Wainwright
Candee	Everett	Litthauer	Patchin	Weber
Chambers	Farrell	Lynch	Patton	Wemple
Clark	Ferre	Mathews	Phillips	Whitney
Cohn	Finegan	McCarthy, E J	Plank	Williams
Conkling, H	Fitzpatrick	McCormack	Prince	Wood
Conkling, J B	Fowler	McCullough	Rensen	Yale
Cook, E	Graeff	McInerney	Reynolds	Zettler
Cooke, W V	Grattan	McKeown	Richter	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1915) entitled "An act to amend chapter 26 of the Laws of 1885, entitled 'An act to revise, amend and consolidate the several acts in relation to the city of Syracuse, and to revise and amend the charter of said city,' relating to the paving, repaving and resurfacing of streets and other public places." (Int. No. 1236.)

On motion of Mr. Hammond, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoffman	Morgan	Scovill
Agnew	Daly	Hooker	Mortimer	Sheldon
Allen	Davis, L L	Hubbs	Neville	Sherry
Allston	Davis, M	Hughes	Nye	Sloane
Bedell	Dickinson	Keegan	Orr	Smith, A P
Bostwick	Dolan	Kehoe	Outterson	Smith, G H
Bourke	Doll	Landon	Oxford	Smith, J T
Bradley	Doughty	Leggett	Pallace	Stevens
Bridgeman	Dowling	Litthauer	Palmer	Stiles
Bullwinkel	Doyle	Lynch	Patchin	Sullivan
Burnett	Dwyer	McCarthy, E J	Patton	Thorn
Burns	Ellis	McCajthy, J J	Phillips	Treat
Byrne	Evans	McCormack	Plank	Ulmann
Cadin	Everett	McInerney	Platt	Wainwright

Chambers	Ferre	McKeown	Prince	Weber
Cohn	Finegan	McManus	Reeve	Wemple
Conkling, H	Fitzpatrick	McNair	Remsen	Whitney
Cook, E	Graeff	Mead	Reynolds	Williams
Coon	Grattan	Merritt	Richter	Wolf
Costello	Hackett	Metcalfe	Robinson	Wood
Coutant	Harvey	Monroe	Rogers	Yale
Cox	Hayden	Moran	Rosenstein	Zettler
Curry	Hinson	Moreland	Ruehl	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1920) entitled "An act to provide for the place of holding certain terms of the surrogate's court in the county of Wayne." (Int. No. 1380.)

On motion of A. P. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Moran	Scovill
Agnew	Dale	Hoadley	Moreland	Sheldon
Allen	Davis, L. L.	Hoffman	Morgan	Sherry
Allston	Denison	Hooker	Mortimer	Simpson
Apgar	Dickinson	Hubbs	Neville	Sloane
Bostwick	Doll	Kearney	Nye	Smith, C. W.
Bourke	Dooling	Kehoe	Orr	Smith, J. T.
Bradley	Dowling	Knapp	Outterson	Stiles
Bridgeman	Duer	Landon	Oxford	Sullivan
Brill	Dwyer	Leggett	Palmer	Sulzbarger
Bullwinkel	Evans	Lewis	Patchin	Thorn
Burke	Farrell	Lynch	Patton	Treat
Burnett	Ferre	Mathews	Phillips	Ulmann
Butler	Finch	McCarthy, J. J.	Plank	Wainwright
Byrne	Finegan	McCormack	Platt	Weber
Candee	Fitzpatrick	McCullough	Prince	Wemple
Chambers	Graeff	McKeown	Reeve	Whitney
Clark	Hackett	McManus	Reynolds	Williams
Cohn	Hammond	McNair	Richter	Wolf
Conkling, J. B.	Hanford	Mead	Robinson	Wood
Cook, E	Harvey	Metcalfe	Rosenstein	Yale
Coon	Hayden	Miller	Ruehl	Zettler
Coutant				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. No. 1964) entitled "An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the legislative department." (Int. No. 1101.)

On motion of Mr. Ruchl, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hewitt	Metcalf	Rosenstein
Allen	Cox	Hoadley	Miller	Scovill
Allston	Curry	Hoffman	Monroe	Shanahan
Apgar	Daly	Hornidge	Moran	Sheldon
Bedell	Davis, L L	Hubbs	Moreland	Simpson
Bostwick	Denison	Hughes	Mortimer	Sloane
Bradley	Dolan	Keegan	Mullaney	Smith, C W
Bridgeman	Doll	Kehoe	Neville	Smith, G H
Brill	Dooling	Knapp	Nye	Stevens
Burke	Dowling	Landon	Orr	Stiles
Burnett	Doyle	Leggett	Outterson	Sullivan
Butler	Duer	Lewis	Pallace	Thorn
Byrne	Ellis	Litthauer	Palmer	Traub
Cadin	Everett	Mathews	Patchin	Ulmann
Candee	Farrell	McCarthy, E J	Pearsall	Wainwright
Chambers	Finch	McCarthy, J J	Plank	Wemple
Clark	Fitzpatrick	McCormack	Platt	Whitney
Conkling, H	Fowler	McCullough	Reeve	Williams
Conkling, J B	Grattan	McKeown	Remsen	Wood
Cook, E	Hammond	McManus	Richter	Yale
Coon	Hanford	McNair	Robinson	Zettler
Costello	Harvey	Mead	Rogers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1962) entitled "An act to amend the Greater New York charter, relative to the use of explosives." (Int. No. 1034.)

On motion of Mr. Weber, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Rosenstein
Allen	Dale	Hinson	Metcalfe	Ruehl
Allston	Davis, L L	Hoadley	Monroe	Scovill
Bedell	Davis, M	Hoffman	Moran	Sheldon
Bostwick	Denison	Hooker	Morgan	Sherry
Bourke	Dickinson	Hornidge	Mortimer	Simpson
Bridgeman	Doll	Hubbs	Mullaney	Smith, A P
Brill	Dooling	Hughes	Neville	Smith, C W
Bullwinkel	Doughty	Kearney	Nichols	Smith, G H
Burke	Dowling	Keegan	Orr	Stevens
Burns	Doyle	Kehoe	Outtersen	Stiles
Butler	Duer	Knapp	Oxford	Sulzbürger
Byrne	Ellis	Landon	Pallace	Thorn
Cadin	Evans	Leggett	Palmer	Treat
Candee	Everett	Lewis	Patton	Ulmann
Chambers	Farrell	Lynch	Pearsall	Wainwright
Clark	Finch	Mathews	Phillips	Weber
Cohn	Finegan	McCarthy, E J	Plank	Wemple
Conkling, H	Fitzpatrick	McCarthy, J J	Platt	Whitney
Cook, E	Graeff	McCormack	Prince	Williams
Cooke, W V	Grattan	McInerney	Reeve	Wolf
Coon	Hackett	McKeown	Remsen	Wood
Costello	Hanford	McNair	Richter	Yale
Coutant	Hayden	Mead	Rogers	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1544) entitled "An act to amend section 263 of the Penal Code." (Int. No. 1166.)

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Moran	Scovill
Allen	Daly	Hoadley	Moreland	Shanahan
Allston	Davis, L L	Hooker	Morgan	Sheldon
Apgar	Davis, M	Hornidge	Mortimer	Simpson
Bedell	Dickinson	Hubbs	Mullaney	Sloane
Bourke	Dolan	Hughes	Nichols	Smith, A P
Bradley	Doll	Kearney	Nye	Smith, C W
Brill	Dooling	Keegan	Orr	Smith, G H
Bullwinkel	Doughty	Kehoe	Outterson	Smith, J T
Burke	Dowling	Knapp	Oxford	Stiles
Burns	Doyle	Landon	Pallace	Sullivan
Butler	Duer	Leggett	Palmer	Sulzburger
Byrne	Evans	Lewis	Patchin	Thorn
Cadin	Everett	Lynch	Patton	Traub
Candee	Farrell	Mathews	Phillips	Treat
Chambers	Ferre	McCarthy, E J	Plank	Ulmann
Cohn	Finch	McCarthy, J J	Platt	Wainwright
Conkling, H	Fitzpatrick	McCormack	Prince	Weber
Conkling, J B	Fowler	McCullough	Reeve	Wemple
Cooke, W V	Grattan	McKeown	Remsen	Whitney
Coon	Hackett	McManus	Reynolds	Williams
Costello	Hammond	McNair	Richter	Wolf
Cowan	Harvey	Merritt	Robinson	Wood
Cox	Hayden	Metcalfe	Rogers	Yale
Curry	Hewitt	Miller	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 528, Assembly reprint No. 1942) entitled "An act to amend an act, entitled 'An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office,' being chapter 704 of the Laws of 1901, respecting the employes in said office." (Rec. No. 140.)

On motion of Mr. Morgan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Abrams	Curry	Hinson	Merritt	Rosenstein
Agnew	Dale	Hoadley	Miller	Ruehl
Allen	Davis, L L	Hooker	Monroe	Shanahan
Apgar	Davis, M	Hornidge	Moran	Sheldon
Bedell	Denison	Hubbs	Moreland	Sherry
Bostwick	Dolan	Hughes	Morgan	Simpson
Bradley	Doll	Keegan	Mullaney	Smith, A P
Bridgeman	Doughty	Kehoe	Neville	Smith, G H
Brill	Doyle	Knapp	Nichols	Smith, J T
Burke	Duer	Landon	Nye	Stevens
Burnett	Dwyer	Leggett	Outterson	Stiles
Burns	Ellis	Lewis	Oxford	Sulzbarger
Byrne	Evans	Lynch	Palmer	Thorn
Cadin	Farrell	Mathews	Patchin	Treat
Candee	Ferre	McCarthy, E J	Patton	Ulmann
Clark	Finegan	McCarthy, J J	Phillips	Wainwright
Cohn	Fitzpatrick	McCormack	Plank	Wemple
Conkling, J B	Graeff	McCullough	Prince	Whitney
Cook, E	Grattan	McInerney	Remsen	Wolf
Coon	Hackett	McKeown	Reynolds	Wood
Costello	Hanford	McNair	Robinson	Yale
Cowan	Hayden	Mead	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

Mr. Speaker announced the special order, being the bill (No. 1988) entitled "An act to amend chapter 706 of the Laws of 1901, entitled 'An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,' by adding a new section thereto, in relation to certain duties to be performed by the register after the close of his term of office." (Int. No. 1295.)

On motion of Mr. Remsen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	McManus	Reynolds
Agnew	Cowan	Hewitt	McNair	Robinson
Allen	Cox	Hinson	Mead	Rogers
Allston	Curry	Hoadley	Merritt	Rosenstein
Apgar	Dale	Hoffman	Metcalfe	Scovill
Bostwick	Davis, L L	Hooker	Monroe	Sheldon
Bourke	Davis, M	Hornidge	Moran	Simpson
Bradley	Dickinson	Hubbs	Moreland	Sloane
Bridgeman	Doll	Hughes	Mortimer	Smith, C W
Brill	Dooling	Kearney	Mullaney	Smith, J T
Bullwinkel	Doughty	Keegan	Neville	Stevens
Burke	Dowling	Kehoe	Nye	Stiles
Burnett	Doyle	Knapp	Orr	Sulzbarger
Burns	Dwyer	Landon	Outterson	Traub
Butler	Ellis	Leggett	Oxford	Treat
Byrne	Everett	Lewis	Pallace	Ulmann
Cadin	Farrell	Litthauer	Patchin	Wainwright
Candee	Finch	Lynch	Patton	Wempe
Chambers	Finegan	Mathews	Pearsall	Whitney
Clark	Fitzpatrick	McCarthy, J J	Phillips	Williams
Cohn	Fowler	McCormack	Plank	Wolf
Conkling, J B	Graeff	McCullough	Prince	Wood
Cook, E	Hackett	McInerney	Reeve	Yale
Cooke, W V	Hammond	McKeown	Remsen	Zettler
Coon	Hanford			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1442) entitled "An act to amend section 619a of the Penal Code, relative to the use of transfer tickets upon street railroads." (Int. No. 1110.)

On motion of Mr. Bradley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hornidge	Moran	Puchl
Allen	Dickinson	Hubbs	Moreland	Scovill
Allston	Dolan	Hughes	Mortimer	Shanahan
Bedell	Doll	Kearney	Mullaney	Sheldon
Bostwick	Dooling	Keegan	Nichols	Sherry
Bradley	Dowling	Kehoe	Nye	Simpson
Brill	Doyle	Knapp	Orr	Sloare
Burke	Dwyer	Landon	Outterson	Smith, C W
Burnett	Ellis	Leggett	Oxford	Smith, G H
Butler	Evans	Lewis	Pallace	Stevens
Cadin	Everett	Litthauer	Palmer	Stiles
Chambers	Farrell	Mathews	Patchin	Sulzbarger
Clark	Finch	McCarthy, E J	Patton	Thorn
Conkling, H	Finegan	McCormack	Phillips	Treat
Conkling, J B	Fowler	McCullough	Plank	Uh arn
Cooke, W V	Grattan	McInerney	Platt	Wainwright
Coon	Hackett	McKeown	Prince	Wemple
Coutant	Hanford	McManus	Reeve	Whitcy
Cowan	Harvey	Mead	Rensen	Williams
Cox	Hewitt	Merritt	Richter	Wood
Dale	Hinson	Metcalf	Robinson	Yale
Daly	Hoadley	Monroe	Rogers	Zettler
Davis, L L	Hoffman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1166) entitled "An act to amend the Tax Law, in relation to the time of making assessment in certain towns." (Int. No. 934.)

On motion of Mr. Apgar, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	McManus	Robinson
Allen	Curry	Hayden	Mead	Rosenstein
Allston	Daly	Hewitt	Merritt	Scovill
Apgar	Davis, M	Hoadley	Miller	Sheldon

Bedell	Denison	Hoffman	Moran	Sherry
Bostwick	Dickinson	Hornidge	Moreland	Sloane
Bradley	Dolan	Hubbs	Mortimer	Smith, C W
Bridgeman	Doll	Kearney	Neville	Smith, J T
Bullwinkel	Doughty	Keegan	Nye	Stiles
Burke	Doyle	Kehoe	Orr	Sulzbürger
Burns	Duer	Knapp	Outterson	Traub
Butler	Ellis	Landon	Oxford	Ulmann
Cadin	Evans	Leggett	Palmer	Wainwright
Chambers	Everett	Lewis	Patchin	Wemple
Cohn	Ferre	Lynch	Pearsall	Williams
Conkling, H	Finegan	McCarthy, E J	Plank	Wolf
Cook, E	Fowler	McCarthy, J J	Prince	Wood
Cooke, W V	Grattan	McCullough	Remsen	Yale
Costello	Hackett	McInerney	Richter	Zettler
Coutant				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1619) entitled "An act to amend section 68 of the Code of Civil Procedure, relative to giving notice to attorneys in disbarment proceedings." (Int. No. 1223.)

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hinson	Merritt	Rosenstein
Agnew	Denison	Hoadley	Miller	Ruehl
Allen	Dickinson	Hoffman	Moran	Shanahan
Apgar	Dolan	Hooker	Moreland	Sherry
Bedell	Doll	Hubbs	Morgan	Simpson
Bestwick	Dooling	Hughes	Mullaney	Sloane
Bradley	Dowling	Kearney	Neville	Smith, A P
Brill	Doyle	Keegan	Nichols	Smith, G H
Bullwinkel	Duer	Kehoe	Nye	Smith, J T
Burke	Dwyer	Knapp	Orr	Stevens
Burns	Ellis	Landon	Oxford	Sullivan
Byrne	Evans	Leggett	Palmer	Sulzbürger
Candee	Everett	Lewis	Patchin	Thorn
Chambers	Farrell	Litthauer	Patton	Traub

Clark	Ferre	Lynch	Pearsall	Ulmann
Cohn	Finch	Mathews	Phillips	Wainwright
Conkling, H	Finegan	McCarthy, E J	Plank	Weber
Cook, E	Fowler	McCarthy, J J	Platt	Wemple
Cooke, W V	Grattan	McCormack	Reeve	Whitney
Coon	Hackett	McCullough	Remsen	Williams
Costello	Hammond	McInerney	Reynolds	Wolf
Cowan	Hanford	McKeown	Robinson	Wood
Curry	Hayden	McManus	Rogers	Yale
Daly	Hewitt	Mead		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1807) entitled "An act to amend chapter 687 of the Laws of 1894, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Westchester county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail of Westchester county and to fix the duties and compensation of the sheriff of said county and of certain employes in the jail of said county,' relative to the compensation of deputy sheriffs." (Int. No. 1258.)

Said bill having been announced for a third reading.

On motion of Mr. Wainwright, said bill was laid aside, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the bill (No. 1488) entitled "An act to amend the Election Law, in relation to the use of voting machines." (Int. No. 793.)

Said bill having been announced for a third reading.

Mr. Remsen moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three fifths-being present.

AYES 47

NOES 67

Those who voted in the affirmative, were:

Apgar	Costello	Hubbs	Patton	Smith, C W
Bostwick	Coutant	Knapp	Platt	Thorn
Bridgeman	Davis, L L	Leggett	Reeve	Traub
Brill	Doughty	McNair	Remsen	Treat
Burnett	Dowling	Monroe	Rogers	Weber
Cadin	Evans	Moran	Ruehl	Wemple
Candee	Grattan	Nye	Scovill	Whitney
Conkling, J B	Hanford	Orr	Sheldon	Williams
Cook, E	Hewitt	Patchin	Smith, A P	Yale
Coon	Hoadley			

Those who voted in the negative, were:

Abrams	Daly	Hayden	McInerney	Richter
Agnew	Denison	Hinson	McManus	Robinson
Bedell	Dolan	Hoffman	Merritt	Rosenstein
Bourke	Doll	Hooker	Metcalf	Shanahan
Bradley	Dooling	Hornidge	Miller	Sherry
Bullwinkel	Doyle	Kearney	Morgan	Simpson
Burke	Ellis	Keegan	Mortimer	Sloane
Byrne	Everett	Kehoe	Mullaney	Smith, J T
Clark	Farrell	Litthauer	Oxford	Stevens
Cohn	Ferre	Lynch	Pallace	Stiles
Conkling, H	Finch	Mathews	Pearsall	Sulzbürger
Cooke, W V	Finegan	McCarthy, E J	Plank	Wolf
Curry	Fitzpatrick	McCormack	Prince	Zettler
Dale	Hackett	McCullough		

Mr. Remsen moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Remsen, and it was determined in the affirmative.

On motion of Mr. Rogers, the privilege of the floor was extended to Senator Chauncey M. Depew.

Messrs. Rogers and McKeown were appointed a committee to conduct Mr. Depew to the chair.

Mr. Depew said:

Mr. Speaker and Gentlemen of the Assembly.—I shall say a few words. I understand you are now under the ten-minute rule. I am a law-abiding citizen and will come far within the limit. I assure you that it gives me great pleasure always, once a year at least, to meet my fellow members of the State of New York of the Assembly of the State of New York. I would not have revealed how long ago it was when I was a member

of this body, if the secret had not been extracted from me by the gentleman from Broome. Forty-one years ago seems in the length of life to be a long period, but if you have given to the forty-one years the strenuousity in the right direction that makes you younger at the end of it than you were when you began I believe then that forty-one years is not long. (Laughter and applause.)

It seems hardly possible that so long has elapsed since I came here as a young member, I think the youngest member of the House, from the third assembly district of Westchester county. I was a large man when I entered the Assembly. (Laughter.) I discovered at the end of the session how little I knew. (Laughter.) The educational processes by which heads are reduced to the normal size by contact with experienced legislators and able men in this body is one of the best processes for preserving manhood that I know anywhere in the country. (Laughter.)

The four happiest years of my life were the two years while I was member of Assembly and the two years while I was a resident in Albany as Secretary of State. When you get on in life — most of you are young, I see — when you get on in life, you will find that the most agreeable thing in the world are those with which you were connected in your youth and early manhood. I come here once a year and I find in the seats men who are the sons of statesmen who were members during my period, and I know of no place which is such a college for the education of statesmen as the Assembly of the State of New York. I love beyond anything more and more every year to go back to the old village where I was born and see those who are left of my contemporaries and see those who have taken their places, and to visit the spots which are so sacred to every man in the place where he originated and where his father and mother were before him. Next to that I love to go back to the old college and wander around the Yale campus, go to the room which I once occupied and where it once existed before the new improvements came and try to recognize under the frosted beards and gray whiskers of the fellows who were boys there with me. And it

gives me, as the third place in the springtime of life, the pleasure to be here and greet the members of the Assembly of the State of New York. It was quite a different place in which we met when I entered in the old capitol that existed for so many years, which was so simple, the air of which was so bad, the accommodations so poor, and the legislation about as good as you give now. (Laughter and applause.)

I have discovered after forty years of observation that there are seasons in the life of the Legislature. The first season when it meets with the glowing descriptions of the party press of the great things that are hoped from it before the session closes. Then comes the period of doubt. Then comes the period of abuse. (Laughter.) And then when the Legislature adjourns there is in the summing up the general verdict is that it made about what the people expected. (Laughter.) You have reached the period of abuse. (Laughter.) I read it every day in the paper, not for what you have done, but what the wise acres of the pen say you are going to do. I believe that these mind-readers will find that in the materialization which comes from your official action that every one of you will, as I trust you will, have so voted that when you appeal again to your constituents, your neighbors and friends will say, "Well done, good and faithful servants; go back to your places and wait until we are prepared to put you higher."

The bill (No. 1794) entitled "An act to amend the Railroad Law, in relation to the rails of street surface railroads" (Int. No. 720), having been announced for a third reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1966) entitled "An act to amend chapter 704 of the Laws of 1901, entitled 'An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of said clerk" (Int. No. 1113), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present:

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Merritt	Ruehl
Agnew	Curry	Hewitt	Miller	Scovill
Allston	Dale	Hoadley	Moran	Sheldon
Apgar	Daly	Hoffman	Moreland	Simpson
Bedell	Davis, L L	Hornidge	Morgan	Smith, A P
Bostwick	Denison	Hubbs	Mullaney	Smith, C W
Bradley	Dolan	Hughes	Neville	Smith, J T
Bridgeman	Doll	Kearney	Nichols	Stiles
Brill	Doughty	Knapp	Nye	Sulzbarger
Burke	Doyle	Landon	Outterson	Thorn
Burns	Duer	Leggett	Pallace	Treat
Butler	Dwyer	Lewis	Palmer	Ulmann
Cadin	Evans	Litthauer	Patton	Wainwright
Candee	Ferre	Mathews	Pearsall	Weber
Clark	Finch	McCarthy, E J	Phillips	Wemple
Cohn	Fitzpatrick	McCarthy, J J	Platt	Whitney
Conkling, J B	Fowler	McCullough	Reeve	Williams
Cook, E	Grattan	McKeown	Reynolds	Wood
Coon	Hammond	McManus	Richter	Yale
Costello	Hanford	Mead	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1968) entitled "An act to amend the Lien Law, relating to artisans' liens on personal property" (Int. No. 1186), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 4

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Merritt	Ruehl
Agnew	Cox	Hoadley	Miller	Scovill
Allen	Dale	Hoffman	Monroe	Shanahan
Allston	Daly	Hooker	Moran	Sherry

Apgar	Davis, L L	Hubbs	Moreland	Simpson
Bostwick	Davis, M	Hughes	Mortimer	Sloane
Bourke	Dickinson	Keegan	Mullaney	Smith, A P
Bradley	Doll	Kehoe	Neville	Smith, C W
Bridgeman	Doughty	Knapp	Nichols	Stevens
Brill	Dowling	Landon	Orr	Sullivan
Burke	Doyle	Leggett	Oxford	Sulzburger
Burns	Duer	Lewis	Pallace	Traub
Byrne	Ellis	Litthauer	Patchin	Treat
Cadin	Evans	Lynch	Patton	Ulmann
Candee	Farrell	Mathews	Pearsall	Wainwright
Chambers	Ferre	McCarthy, E J	Plank	Weber
Clark	Finegan	McCarthy, J J	Prince	Wemple
Cohn	Fitzpatrick	McCormack	Reeve	Whitney
Conkling, J B	Graeff	McInerney	Reynolds	Williams
Cook, E	Grattan	McKeown	Richter	Wood
Cooke, W V	Hammond	McManus	Robinson	Yale
Coon	Hanford	McNair	Rosenstein	Zettler
Coutant	Hayden	Mead		

Those who voted in the negative, were:

Burnett	Finch	Rogers	Smith, J T
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1965) entitled "An act to amend chapter 706 of the Laws of 1901, entitled 'An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of said register" (Int. No. 1112), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McManus	Ruehl
Allen	Cox	Hanford	Mead	Scovill
Allston	Dale	Harvey	Merritt	Shanahan
Apgar	Daly	Hayden	Metcalf	Sheldon
Bedell	Davis, L L	Hewitt	Miller	Sherry
Bostwick	Davis, M	Hoadley	Moran	Simpson
Bourke	Denison	Hoffman	Moreland	Sloane
Bradley	Dickinson	Hornidge	Morgan	Smith, A P
Bridgeman	Dolan	Hubbs	Mullaney	Smith, C W
Brill	Doll	Hughes	Neville	Smith, G H

Bullwinkel	Doughty	Kearney	Nye	Stevens
Burke	Dowling	Keegan	Outterson	Stiles
Burnett	Doyle	Kehoe	Oxford	Sullivan
Burns	Duer	Knapp	Pallace	Sulzburger
Butler	Dwyer	Landon	Palmer	Thorn
Byrne	Ellis	Leggett	Patton	Traub
Cadin	Evans	Lewis	Pearsall	Ulmann
Candee	Everett	Litthauer	Plank	Wainwright
Chambers	Farrell	Lynch	Prince	Wemple
Cohn	Ferre	Mathews	Reeve	Whitney
Conkling, J B	Finch	McCarthy, E J	Remsen	Williams
Cook, E	Finegan	McCormack	Reynolds	Wolf
Cooke, W V	Fitzpatrick	McCullough	Richter	Wood
Coon	Fowler	McInerney	Robinson	Yale
Costello	Graeff	McKeown	Rogers	Zettler
Coutant	Grattan			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 223, Assembly reprint No. 1940) entitled "An act to amend the County Law, in relation to the power of the board of supervisors of any county to raise funds by tax, to be used in the construction and repair of sidepaths" (Rec. No. 80), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hoffman	Miller	Rosenstein
Agnew	Dickinson	Hooker	Moran	Ruehl
Allston	Dolan	Hornidge	Moreland	Shanahan
Arzar	Doll	Hubbs	Morgan	Sheldon
Bostwick	Dooling	Hughes	Mortimer	Sherry
Bourke	Dowling	Kearney	Mullaney	Sloane
Bradley	Doyle	Keegan	Neville	Smith, A P
Bridgeman	Dwyer	Knapp	Nichols	Smith, C W
Bullwinkel	Ellis	Landon	Nye	Smith, G H
Burke	Evans	Leggett	Orr	Smith, J T
Burnett	Everett	Lewis	Outterson	Stiles
Butler	Ferre	Litthauer	Oxford	Sullivan
Cadin	Finch	Lynch	Palmer	Sulzburger
Chambers	Finegan	Mathews	Patchin	Traub
Clark	Fitzpatrick	McCarthy, E J	Patton	Treat
Conkling, H	Fowler	McCarthy, J J	Pearsall	Ulmann
Cook, E	Graeff	McCullough	Phillips	Wainwright

Coon	Hackett	McInerney	Platt	Wemple
Costello	Hammond	McKeown	Prince	Whitney
Cowan	Hanford	McManus	Reeve	Williams
Cox	Hayden	McNair	Reynolds	Wolf
Curry	Hewitt	Mead	Richter	Wood
Dale	Hinson	Merritt	Robinson	Yale
Davis, L L	Hoadley	Metcalf	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 1970) entitled "An act to amend chapter 899 of the Laws of 1896, entitled 'An act to consolidate and combine in a single act all existing special and local laws affecting public interests in the village of Baldwinsville, Onondaga county, and to revise and amend the charter of said village,' in relation to the powers of the police constable" (Int. No. 1219), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoadley	Metcalf	Rosenstein
Agnew	Davis, M	Hoffman	Monroe	Ruehl
Allen	Denison	Hornidge	Moran	Scovill
Allston	Dolan	Hubbs	Moreland	Shanahan
Bedell	Doll	Hughes	Morgan	Sherry
Bostwick	Doughty	Keegan	Mortimer	Simpson
Bourke	Doyle	Kehoe	Mullaney	Sloane
Bridgeman	Duer	Knapp	Nichols	Smith, A P
Brill	Dwyer	Landon	Nye	Smith, G H
Bullwinkel	Evans	Leggett	Orr	Smith, J T
Burke	Everett	Lewis	Outterson	Stiles
Burnett	Farrell	Lynch	Oxford	Sullivan
Butler	Ferre	Mathews	Pallace	Sulzburger
Cadin	Finch	McCarthy, E J	Palmer	Traub
Chambers	Finegan	McCarthy, J J	Patchin	Treat
Clark	Fitzpatrick	McCormack	Patton	Ulmann
Conkling, H	Fowler	McCullough	Phillips	Wainwright
Conkling, J B	Grattan	McInerney	Plank	Wemple
Cook, E J	Hackett	McKeown	Platt	Whitney
Coon	Hammond	McManus	Reeve	Williams

Costello	Hanford	McNair	Remsen	Wood
Cowan	Harvey	Mead	Richter	Yale
Cox	Hewitt	Merritt	Robinson	Zettler
Dale	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1963) entitled "An act to amend the Real Property Law, in relation to acknowledgments and proofs in other states" (Int. No. 1074), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. •

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	McNair	Rosenstein
Agnew	Cowan	Harvey	Merritt	Scovill
Allen	Cox	Hayden	Metcalfe	Shanahan
Allston	Curry	Hewitt	Miller	Sheldon
Apgar	Daly	Hoadley	Moran	Simpson
Bedell	Davis, I. L.	Hoffman	Moreland	Smith, A. P.
Bostwick	Davis, M.	Hooker	Mortimer	Smith, C. W.
Bradley	Denison	Hubbs	Mullaney	Smith, J. T.
Bridgeman	Dolan	Hughes	Neville	Stiles
Brill	Doll	Kearney	Nye	Sullivan
Burke	Dooling	Keegan	Orr	Sulzbürger
Burnett	Dowling	Landon	Oxford	Traub
Burns	Duer	Leggett	Pallace	Treat
Butler	Dwyer	Litthauer	Palmer	Ulmann
Cadin	Ellis	Lynch	Patton	Wainwright
Candee	Everett	Mathews	Pearsall	Weber
Clark	Ferre	McCarthy, E. J.	Phillips	Whitney
Cohn	Finch	McCarthy, J. J.	Platt	Williams
Conkling, H.	Fitzpatrick	McCormack	Reeve	Wolf
Conkling, J. B.	Fowler	McCullough	Remsen	Yale
Cook, E.	Graeff	McInerney	Richter	Zettler
Coon	Hackett	McManus	Robinson	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1967) entitled "An act to amend chapter 564 of the Laws of 1898, entitled 'An act in relation to unpaid taxes, water rates and rents in that part of the city of New York constituting the city of Long Island City prior to January 1, 1898,'

relative to the payment of taxes and water rents" (Int. No. 1173), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Metcalf	Rogers
Agnew	Dale	Hoadley	Monroe	Rosenstein
Allen	Daly	Hoffman	Moran	Ruehl
Allston	Davis, M	Hooker	Moreland	Shanahan
Apgar	Dickinson	Hornidge	Morgan	Sheldon
Bedell	Dolan	Hubbs	Mullaney	Sherry
Bostwick	Doll	Hughes	Neville	Sloane
Bourke	Dooling	Kearney	Nichols	Smith, A P
Bradley	Dowling	Keegan	Nye	Smith, C W
Bridgeman	Doyle	Knapp	Oir	Smith, G H
Bullwinkel	Duer	Landon	Outterson	Smith, J T
Burke	Ellis	Leggett	Oxford	Stevens
Burnett	Everett	Lewis	Pallace	Sullivan
Burns	Ferre	Litthauer	Palmer	Sulzburger
Byrne	Finch	Lynch	Patchin	Traub
Candee	Finegan	Mathews	Patton	Treat
Chambers	Fitzpatrick	McCarthy, E J	Pearsall	Ulmann
Cohn	Fowler	McCarthy, J J	Phillips	Wainwright
Conkling, J B	Grattan	McCullough	Plank	Weber
Cooke, W V	Hackett	McInerney	Prince	Wemple
Coon	Hammond	McKeown	Reeve	Williams
Coutant	Hanford	McManus	Remsen	Wolf
Cowan	Harvey	Mead	Reynolds	Wood
Cox	Hayden	Merritt	Richter	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1944) entitled "An act to amend the Greater New York charter, relative to water meters, and to provide means for placing the same" (Int. No. 906), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoffman	Monroe	Ruehl
Agnew	Davis, M	Hooker	Moran	Scovill
Allston	Dickinson	Hornidge	Moreland	Shanahan
Apgar	Doll	Hubbs	Mortimer	Sheldon
Bedell	Dooling	Hughes	Mullaney	Simpson
Bostwick	Doughty	Kearney	Neville	Sloane
Bourke	Doyle	Keegan	Nye	Smith, A P
Bradley	Duer	Knapp	Orr	Smith, C W
Bridgeman	Ellis	Landon	Outterson	Smith, G H
Bullwinkel	Evans	Leggett	Oxford	Smith, J T
Burke	Everett	Lewis	Pallace	Stiles
Burnett	Farrell	Litthauer	Palmer	Sullivan
Burns	Ferre	Lynch	Patchin	Thorn
Byrne	Finegan	Mathews	Patton	Traub
Candee	Fitzpatrick	McCarthy, E J	Pearsall	Treat
Chambers	Fowler	McCarthy, J J	Phillips	Ulmann
Clark	Graeff	McCormack	Plank	Wainwright
Conkling, H	Grattan	McCullough	Platt	Weber
Conkling, J B	Hackett	McInerney	Reeve	Wemple
Cook, E	Hammond	McManus	Remsen	Whitney
Coon	Hanford	McNair	Reynolds	Wolf
Coutant	Harvey	Mead	Richter	Wood
Cowan	Hayden	Merritt	Rogers	Yale
Curry	Hewitt	Metcalf	Rosenstein	Zettler
Daly	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1969) entitled "An act to amend chapter 201 of the Laws of 1866, entitled 'An act to incorporate the Sisters of the Poor of St. Francis in the State of New York,' in relation to devises and bequests to said corporation" (Int. No. 1209), having been announced for a third reading,

On motion of Mr. McInerney, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 1941) entitled "An act to amend section 550 of the Penal Code in reference to buying or receiving property used by or belonging to a railroad, telephone, telegraph, gas or electric light company" (Int. No. 325), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 105

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Miller	Scovill
Agnew	Davis, L L	Hoadley	Moran	Sheldon
Allen	Denison	Hooker	Morgan	Sherry
Apgar	Dickinson	Hornidge	Mullaney	Sloane
Bostwick	Doll	Hubbs	Neville	Smith, A P
Bourke	Dooling	Hughes	Nye	Smith, G H
Bradley	Dowling	Keegan	Orr	Smith, J T
Brill	Doyle	Kehoe	Oxford	Stevens
Bullwinkel	Dwyer	Knapp	Pallace	Sullivan
Burnett	Ellis	Leggett	Palmer	Sulzbarger
Butler	Everett	Lewis	Patton	Thorn
Cadin	Farrell	Litthauer	Pearsall	Traub
Chambers	Ferre	Lynch	Plank	Ulmann
Clark	Finch	Mathews	Platt	Ulrich
Conkling, H	Fitzpatrick	McCarthy, J J	Prince	Weber
Conkling, J B	Fowler	McCormack	Reeve	Wemple
Cooke, W V	Grattan	McInerney	Rensen	Whitney
Costello	Hackett	McKeown	Richter	Williams
Coutant	Hanford	McNair	Robinson	Wolf
Cox	Harvey	Mead	Rosenstein	Yale
Curry	Hewitt	Metcalfe	Ruehl	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1958) entitled "An act to amend the Greater New York charter, relative to recreation piers" (Int. No. 655), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoffman	Miller	Rosenstein
Allen	Dale	Hooker	Monroe	Ruehl
Allston	Daly	Hornidge	Moreland	Scovill
Apgar	Davis, M	Hubbs	Morgan	Shanahan
Bostwick	Denison	Hughes	Mortimer	Sheldon
Bourke	Dickinson	Kearney	Mullaney	Sherry
Bridgeman	Dolan	Keegan	Neville	Sloane
Brill	Doll	Knapp	Nye	Smith, A P
Bullwinkel	Dooling	Landon	Orr	Smith, C W
Burns	Dowling	Leggett	Outterson	Smith, J T

Burnett	Doyle	Lewis	Oxford	Stevens
Burns	Dwyer	Litthauer	Pallace	Stiles
Butler	Evans	Lynch	Palmer	Sulzburger
Byrne	Everett	Mathews	Patton	Thorn
Candee	Farrell	McCarthy, E J	Pearsall	Traub
Chambers	Finch	McCarthy, J J	Phillips	Treat
Clark	Finegan	McCormack	Plank	Ulmann
Cohn	Fowler	McCullough	Platt	Wainwright
Conkling, H	Graeff	McInerney	Prince	Weber
Cook, E	Grattan	McKeown	Reeve	Whitney
Cooke, W V	Hackett	McManus	Remsen	Williams
Costello	Hammond	Mead	Reynolds	Wolf
Coutant	Harvey	Merritt	Richter	Yale
Cowan	Hewitt	Metcalfe	Robinson	Zettler
Cox	Headley			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1971) entitled "An act to amend chapter 614 of the Laws of 1887, entitled 'An act to establish the police pension fund for the city of Rochester,' relating to the income of said fund" (Int. No. 1289), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hooker	Monroe	Scovill
Agnew	Davis, M	Hornidge	Moran	Shanahan
Allston	Denison	Hubbs	Moreland	Sheldon
Apgar	Dolan	Hughes	Morgan	Sherry
Bedell	Doll	Kearney	Mortimer	Simpson
Bostwick	Dooling	Kehoe	Mullaney	Sloane
Bradley	Doughty	Knapp	Neville	Smith, A P
Bridgeman	Dowling	Landon	Nye	Smith, C W
Bullwinkel	Duer	Leggett	Orr	Smith, J T
Burke	Dwyer	Lewis	Outterson	Stevens
Burnett	Ellis	Litthauer	Oxford	Stiles
Butler	Evans	Lynch	Pallace	Sullivan
Byrne	Farrell	Mathews	Palmer	Thorn
Cadin	Ferre	McCarthy, E J	Patton	Traub
Candee	Finch	McCarthy, J J	Pearsall	Treat
Clark	Finegan	McCormack	Phillips	Ulmann
Conkling, H	Fowler	McCullough	Plank	Wainwright
Conkling, J B	Graeff	McInerney	Prince	Weber
Cook, E	Hackett	McKeown	Reeve	Wemple

Coon	Hammond	McManus	Remsen	Williams
Costello	Harvey	McNair	Richter	Wolf
Coutant	Hayden	Mead	Robinson	Wood
Cox	Hewitt	Merritt	Rogers	Yale
Curry	Hinson	Metcalfe	Rosenstein	Zettler
Daly	Hoffman	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1959) entitled "An act authorizing the board of estimate and apportionment of the city of New York to audit and allow and also authorizing the comptroller of the city of New York to pay to certain persons, compensation for services actually rendered to the city of New York in the magistrates' court in the year 1891" (Int. No. 682), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Monroe	Scovill
Agnew	Daly	Hoffman	Moran	Shanahan
Allen	Davis, M	Hooker	Moreland	Sherry
Allston	Denison	Hornidge	Morgan	Simpson
Apgar	Dickinson	Hubbs	Mortimer	Sloane
Bedell	Doll	Hughes	Neville	Smith, A P
Bourke	Dooling	Kearney	Nichols	Smith, C W
Bradley	Dowling	Keegan	Nye	Smith, G H
Bridgeman	Doyle	Knapp	Orr	Smith, J T
Bullwinkel	Duer	Landon	Outterson	Stiles
Burns	Dwyer	Leggett	Oxford	Sullivan
Burnett	Evans	Litthauer	Pallace	Sulzburger
Burns	Farrell	Mathews	Patchin	Thorn
Byrne	Ferre	McCarthy, E J	Patton	Traub
Cadin	Finegan	McCarthy, J J	Pearsall	Treat
Candee	Fitzpatrick	McCormack	Phillips	Ulmann
Clark	Fowler	McCullough	Platt	Wainwright
Cohn	Grattan	McInerney	Prince	Weber
Conkling, J B	Hackett	McKeown	Reeve	Wemple
Cook, E	Hammond	McManus	Remsen	Whitney
Cooke, W V	Hanford	McNair	Richter	Wolf
Coon	Harvey	Mead	Robinson	Wood
Coutant	Hayden	Merritt	Rogers	Yale
Cowan	Hewitt	Metcalfe	Ruchl	Zettler
Cox	Hinson	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1957) entitled "An act to amend the Greater New York charter, relating to the preference in the paid fire department of volunteer firemen" (Int. No. 337), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoffman	Monroe	Ruehl
Allen	Davis, L L	Hooker	Moran	Shanahan
Apgar	Denison	Hubbs	Moreland	Sheldon
Bedell	Dolan	Hughes	Morgan	Sherry
Bostwick	Doll	Keegan	Mullaney	Simpson
Bradley	Doughty	Kehoe	Neville	Smith, A P
Bridgeman	Dowling	Knapp	Nichols	Smith, C W
Brill	Doyle	Landon	Orr	Smith, G H
Bullwinkel	Dwyer	Leggett	Outterson	Stevens
Burnett	Ellis	Lewis	Oxford	Stiles
Burns	Everett	Litthauer	Pallace	Sulzbürger
Butler	Ferre	Lynch	Palmer	Thorn
Byrne	Finch	Mathews	Patchin	Treat
Cadin	Finegan	McCarthy, E J	Pearsall	Ulmann
Chambers	Fowler	McCormack	Phillips	Wainwright
Clark	Graeff	McCullough	Plank	Weber
Cohn	Grattan	McInerney	Platt	Wemple
Conkling, J B	Hammond	McKeown	Reeve	Williams
Cook, E	Hanford	McManus	Remsen	Wolf
Coon	Hayden	McNair	Reynolds	Wood
Costello	Hewitt	Mead	Richter	Yale
Cowan	Hinson	Merritt	Robinson	Zettler
Cox	Hoadley	Miller	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1916) entitled "An act to amend chapter 160 of the Laws of 1900, entitled 'An act to incorporate the city of Cortland,' relative to contracts, the power of common council and sidewalks" (Int. No. 1253), was read the third time, having been

printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Merritt	Richter
Agnew	Daly	Hoffman	Metcalf	Rogers
Allen	Davis, L L	Hooker	Miller	Rosenstein
Allston	Denison	Hornidge	Monroe	Ruehl
Apgar	Dickinson	Hughes	Moreland	Shanahan
Bedell	Doll	Kearney	Morgan	Sheldon
Bostwick	Dooling	Keegan	Mortimer	Simpson
Bradley	Dowling	Kehoe	Mullaney	Sloane
Bridgeman	Doyle	Knapp	Nichols	Smith, A P
Brill	Duer	Landon	Nye	Smith, G H
Burke	Ellis	Leggett	Orr	Smith, J T
Burns	Evans	Lewis	Outtonson	Stiles
Butler	Everett	Litthauer	Oxford	Sullivan
Byrne	Ferre	Lynch	Pallace	Thorn
Cadin	Finegan	Mathews	Palmer	Traub
Chambers	Fitzpatrick	McCarthy, E J	Patchin	Treat
Clark	Fowler	McCarthy, J J	Pearsall	Wainwright
Conkling, H	Graeff	McCormack	Phillips	Weber
Conkling, J B	Grattan	McCullough	Plank	Wemple
Cooke, W V	Hammond	McKeown	Prince	Williams
Coon	Hanford	McManus	Reeve	Wood
Coutant	Harvey	McNair	Rensen	Yale
Cowan	Hewitt	Mead	Reynolds	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1914) entitled "An act to amend chapter 580 of the Laws of 1902, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' relative to jurors" (Int. No. 1130), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hooker	Moreland	Ruehl
Agnew	Davis, I. L.	Hornidge	Morgan	Shanahan
Allston	Davis, M.	Hubbs	Mortimer	Sheldon
Apgar	Dickinson	Kearney	Mullaney	Sherry
Bedell	Dolan	Keegan	Neville	Sloane
Bostwick	Doll	Kehoe	Nye	Smith, A. P.
Bourke	Dooling	Knapp	Orr	Smith, C. W.
Bradley	Dowling	Landon	Outterson	Smith, G. H.
Brill	Duer	Leggett	Oxford	Smith, J. T.
Bullwinkel	Dwyer	Lewis	Pallace	Stevens
Burnett	Evans	Litthauer	Palmer	Stiles
Burns	Everett	Lynch	Patchin	Sullivan
Butler	Farrell	Mathews	Patton	Thorn
Cadin	Finch	McCarthy, E. J.	Pearsall	Traub
Candee	Finegan	McCarthy, J. J.	Phillips	Treat
Chambers	Fitzpatrick	McCormack	Plank	Ulmann
Clark	Graeff	McCullough	Platt	Wainwright
Conkling, H.	Grattan	McKeown	Prince	Weber
Cook, E.	Hammond	McManus	Remsen	Wemple
Cooke, W. V.	Hanford	McNair	Reynolds	Whitney
Costello	Harvey	Mead	Richter	Williams
Coutant	Hayden	Merritt	Robinson	Wood
Cowan	Hinson	Metcalfe	Rogers	Yale
Cox	Hoadley	Miller	Rosenstein	Zettler
Curry	Hoffman	Monroe		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1917) entitled "An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' in relation to the jurisdiction of the police justice" (Int. No. 1288), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hoffman	Metcalfe	Rosenstein
Agnew	Dale	Hooker	Monroe	Ruehl
Allston	Davis, L. L.	Hubbs	Moran	Shanahan
Apgar	Denison	Hughes	Moreland	Sheldon
Bedell	Dickinson	Kearney	Morgan	Sherry

Bostwick	Dolan	Keegan	Mortimer	Simpson
Bourke	Dooling	Kehoe	Mullaney	Smith, A P
Bridgeman	Doughty	Knapp	Nichols	Smith, C W
Brill	Doyle	Landon	Nye	Smith, G H
Bullwinkel	Duer	Leggett	Orr	Stevens
Burke	Ellis	Lewis	Oxford	Stiles
Burns	Evans	Litthauer	Pallace	Sullivan
Butler	Farrell	Lynch	Palmer	Thorn
Byrne	Ferre	McCarthy, E J	Patchin	Traub
Candee	Finegan	McCarthy, J J	Pearsall	Ulmann
Clark	Fitzpatrick	McCormack	Phillips	Wainwright
Cohn	Fowler	McCullough	Platt	Weber
Conkling, J B	Grattan	McKeown	Prince	Weemple
Cook, E	Hackett	McManus	Reeve	Williams
Cooke, W V	Hanford	McNair	Reynolds	Wood
Coon	Harvey	Mead	Richter	Yale
Coutant	Hewitt	Merritt	Robinson	Zettler
Cowan	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1922) entitled "An act to amend the Greater New York charter, relative to the commitment of persons convicted of public intoxication, disorderly conduct, vagrancy and misdemeanors" (Int. No. 297), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 59

NOES 40

Those who voted in the affirmative, were:

Agnew	Costello	Harvey	Nye	Smith, C H
Allen	Coutant	Hayden	Orr	Smith, J T
Allston	Davis, L L	Hooker	Patton	Stevens
Apgar	Davis, M	Hubbs	Pearsall	Stiles
Bostwick	Denison	Keegan	Plank	Thorn
Brill	Dowling	Landon	Remsen	Treat
Bullwinkel	Evans	Leggett	Reynolds	Weber
Burke	Finch	Lewis	Rogers	Whitney
Chambers	Finegan	Mead	Ruehl	Williams
Conkling, H	Fowler	Monroe	Seovill	Wood
Cook, E	Graeff	Moran	Smith, A P	Yale
Coon	Hanford	Morgan	Smith, C W	

Those who voted in the negative, were:

Abrams	Doughty	Hinson	McKeown	Rosenstein
Cadin	Doyle	Litthauer	McNair	Sheldon

Candee	Dwyer	Lynch	Merritt	Sherry
Cooke, W V	Ellis	Mathews	Metcalfe	Sullivan
Curry	Ferre	McCarthy, E J	Miller	Traub
Daly	Fitzpatrick	McCormack	Mortimer	Ulmann
Dolan	Hackett	McCullough	Mullaney	Wolf
Dooling	Hammond	McInerney	Oxford	Zettler

Mr. Dowling moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Dowling, and it was determined in the affirmative.

The bill (No. 1925) entitled "An act to amend chapter 20 of the general laws, known as the Town Law, as amended by chapter 391 of the Laws of 1901, relating to the time and place of biennial town meetings" (Int. No. 1010), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Merritt	Rosenstein
Agnew	Dale	Hoadley	Miller	Ruehl
Allston	Davis, L L	Hoffman	Monroe	Shanahan
Bedell	Davis, M	Hornidge	Moreland	Sherry
Bostwick	Dickinson	Hubbs	Morgan	Simpson
Bradley	Doll	Kearney	Mortimer	Smith, A P
Bridgeman	Dooling	Keegan	Neville	Smith, C W
Brill	Dowling	Knapp	Nichols	Smith, J T
Burke	Doyle	Landon	Nye	Stiles
Burnett	Dwyer	Leggett	Orr	Sullivan
Burns	Ellis	Lewis	Outterson	Thorn
Butler	Everett	Lynch	Oxford	Treat
Cadin	Farrell	Mathews	Patchin	Ulmann
Candee	Finch	McCarthy, E J	Pearsall	Wainwright
Clark	Finegan	McCarthy, J J	Phillips	Weber
Cohn	Fowler	McCormack	Platt	Whitney
Conkling, J B	Graeff	McInerney	Reeve	Williams
Cook, E	Hackett	McKeown	Reynolds	Wolf
Cooke, W V	Hammond	McNair	Robinson	Yale
Costello	Harvey	Mead		Zettler
Coutant	Hayden			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1908) entitled "An act to amend chapter 539 of the Laws of 1899, entitled 'An act to amend the Railroad Law, relative to when conductors, motormen and brakemen may be policemen'" (Int. No. 311), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 67

NOES 55

Those who voted in the affirmative, were:

Abrams	Costello	Hanford	Pallace	Smith, A P
Agnew	Coutant	Harvey	Patchin	Smith, C W
Allen	Cowan	Hayden	Patton	Smith, G H
Apgar	Cox	Hooker	Pearsall	Smith, J T
Bedell	Davis, L L	Knapp	Phillips	Stevens
Brill	Davis, M	Lewis	Plank	Stiles
Burke	Denison	McNair	Platt	Thorn
Candee	Dickinson	Mead	Robinson	Weber
Chambers	Dowling	Merritt	Rogers	Wemple
Clark	Dwyer	Monroe	Ruehl	Whitney
Conkling, H	Evans	Morgan	Scovill	Williams
Conkling, J B	Fowler	Nichols	Sheldon	Wood
Cook, E	Grattan	Orr	Simpson	Yale
Coon	Hammond			

Those who voted in the negative, were:

Bullwinkel	Duer	Hornidge	McKeown	Richter
Byrne	Ellis	Kearney	McManus	Rosenstein
Cadin	Everett	Keegan	Metcalfe	Shanahan
Cohn	Ferre	Kehoe	Miller	Sherry
Cooke, W V	Finch	Litthauer	Moran	Sulzbürger
Curry	Finegan	Lynch	Mortimer	Traub
Dale	Fitzpatrick	Mathews	Mullaney	Treat
Daly	Graeff	McCarthy, E J	Nye	Ulmann
Dolan	Hackett	McCormack	Oxford	Wainwright
Dooling	Hinson	McCullough	Prince	Wolf
Doyle	Hoffman	McInerney	Reynolds	Zettler

Mr. Wemple moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Wemple, and it was determined in the affirmative.

The bill (No. 1912) entitled "An act to amend the Greater New York charter, relative to the municipal courts" (Int. No. 1048), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hughes	Moran	Shanahan
Agnew	Daly	Kearney	Moreland	Sheldon
Allston	Denison	Kehoe	Morgan	Sherry
Apgar	Dolan	Knapp	Mortimer	Simpson
Bedell	Doll	Landon	Mullaney	Sloane
Bostwick	Dooling	Leggett	Nichols	Smith, C W
Bourke	Dowling	Lewis	Nye	Smith, J T
Bridgeman	Doyle	Litthauer	Outterson	Stevens
Brill	Dwyer	Lynch	Oxford	Stiles
Bullwinkel	Evans	Mathews	Palmer	Sullivan
Burke	Farrell	McCarthy, E J	Patton	Thorn
Burns	Finch	McCarthy, J J	Pearsall	Treat
Byrne	Fitzpatrick	McCormack	Plank	Ulmann
Candee	Grattan	McInerney	Platt	Wainwright
Clark	Hackett	McKeown	Prince	Weber
Cohn	Hanford	McManus	Remsen	Whitney
Conkling, J B	Harvey	McNair	Reynolds	Williams
Cook, E	Hayden	Mead	Robinson	Wolf
Coon	Hinson	Merritt	Rogers	Wood
Coutant	Hoffman	Miller	Rosenstein	Yale
Cowan	Hooker	Monroe	Ruehl	Zettler
Curry	Hornidge			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1910) entitled "An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' with reference to the police force" (Int. No. 601), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths-being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hooker	Moran	Rogers
Agnew	Daly	Hornidge	Moreland	Rosenstein
Allston	Davis, L L	Hubbs	Morgan	Ruehl
Apgar	Davis, M	Hughes	Mortimer	Shanahan
Bostwick	Denison	Kearney	Mullaney	Sheldon
Bourke	Dickinson	Keegan	Neville	Sherry
Bradley	Dolan	Knapp	Nichols	Sloane
Brill	Doll	Landon	Nye	Smith, A P
Bullwinkel	Doughty	Leggett	Outterson	Smith, G H
Burke	Dowling	Lewis	Oxford	Smith, J T
Burnett	Doyle	Litthauer	Pallace	Stevens
Burns	Duer	Lynch	Palmer	Sullivan
Butler	Dwyer	Mathews	Patchin	Sulzbürger
Byrne	Evans	McCarthy, E J	Patton	Traub
Cadin	Farrell	McCarthy, J J	Pearsall	Treat
Chambers	Finch	McCormack	Phillips	Ulmann
Clark	Finegan	McInerney	Plank	Wainwright
Cohn	Fowler	McKeown	Platt	Weber
Conkling, J B	Grattan	McManus	Prince	Wemple
Cook, E	Hammond	McNair	Reeve	Williams
Coon	Hanford	Mead	Remsen	Wolf
Costello	Hayden	Merritt	Reynolds	Wood
Coutant	Hewitt	Metcalfe	Richter	Yale
Cowan	Hoadley	Miller	Robinson	Zettler
Curry	Hoffman	Monroe		

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 506) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Margaret McNaught, as administratrix of the goods, chattels and effects of William McNaught, deceased, against the State of New York, for damages for the death of said William McNaught" (R. c. No. 159), having been announced for a third reading,

Mr. McInerney moved that said bill be recommitted to the committee on rules.

Mr. Speaker put the question whether the House would agree to said motion of Mr. McInerney, and it was determined in the affirmative.

By unanimous consent, Mr. Stiles called up the bill (No. 1307), entitled "An act to amend the Poor Law, relating to the appoint-

ment of keepers of county almshouses" (Int. No. 1032), heretofore laid aside on the order of third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Moreland	Shanahan
Allen	Davis, M	Hubbs	Morgan	Sheldon
Allston	Denison	Hughes	Mullaney	Sherry
Apgar	Dolan	Keegan	Neville	Simpson
Bostwick	Dooling	Kehoe	Nye	Sloane
Bourke	Dowling	Knapp	Orr	Smith, A P
Bradley	Doyle	Landon	Outterson	Smith, C W
Bridgeman	Duer	Leggett	Oxford	Smith, G H
Brill	Ellis	Lewis	Pallace	Stevens
Bullwinkel	Everett	Litthauer	Patchin	Stiles
Burke	Farrell	Lynch	Patton	Sullivan
Burns	Ferre	Mathews	Pearsall	Sulzbarger
Butler	Finch	McCarthy, E J	Phillips	Traub
Byrne	Fitzpatrick	McCarthy, J J	Plank	Treat
Candee	Graeff	McCormack	Platt	Ulmann
Clark	Grattan	McCullough	Prince	Weber
Cohn	Hackett	McInerney	Remsen	Wemple
Conkling, H	Hammond	McKeown	Reynolds	Whitney
Cook, E	Harvey	McNair	Richter	Williams
Coon	Hewitt	Mead	Robinson	Wolf
Coutant	Hinson	Metcalfe	Rogers	Wood
Cowan	Hoadley	Miller	Ruehl	Yale
Cox	Hoffman	Monroe	Scovill	Zettler
Curry	Hooker	Moran		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Fowler called up the bill (No. 1092) entitled "An act to amend the Highway Law, in relation to the appointment of overseers of highways" (Int. No. 874), heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Mr. Fowler moved to reconsider the vote on the final passage of said bill.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Brill	Curry	Hayden	Miller	Rosenstein
Abrams	Daly	Hinson	Monroe	Ruehl
Agnew	Davis, L L	Hoffman	Moran	Scovill
Allen	Davis, M	Hooker	Morgan	Shanahan
Apgar	Denison	Hubbs	Mortimer	Sheldon
Bedell	Dickinson	Hughes	Mullaney	Simpson
Bostwick	Dolan	Kearney	Neville	Sloane
Bourke	Doll	Kehoe	Nichols	Smith, A P
Bradley	Dooling	Landon	Nye	Smith, C W
Bridgeman	Dowling	Leggett	Orr	Smith, G H
Bullwinkel	Doyle	Lewis	Outtersen	Smith, J T
Burnett	Duer	Litthauer	Oxford	Stiles
Burns	Ellis	Lynch	Pallace	Sullivan
Byrne	Everett	Mathews	Palmer	Sulzbürger
Candee	Farrell	McCarthy, E J	Patton	Thorn
Chambers	Finch	McCarthy, J J	Pearsall	Treat
Clark	Finegan	McCormack	Plank	Ulmann
Conkling, H	Fitzpatrick	McInerney	Platt	Wainwright
Cook, E	Fowler	McKeown	Prince	Weber
Cooke, W V	Graeff	McManus	Reeve	Whitney
Coon	Grattan	McNair	Remsen	Williams
Costello	Hackett	Mead	Reynolds	Wood
Coutant	Hammond	Merritt	Richter	Yale
Cox	Harvey	Metcalfe	Robinson	Zettler

Said bill having been announced for a third reading,

Mr. Fowler moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith amended as follows:

Page 1, line 1, after the words "Subdivision five" insert the words "of section four."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Fowler, and it was determined in the affirmative.

Mr. Doughty, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered re-printed and placed on the order of third reading.

The Senate returned the bill (No. 1076, Senate reprint No. 1054) entitled "An act concerning the collection and distribution of highway moneys in the town of Colonie in the county of Albany" (Int. No. 534), with a message that they have concurred in the passage of the same with the following amendment:

Page 4, line 14, strike out the word " May " and insert the word " January."

Mr. Grattan moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Harvey	Metcalfe	Shanahan
Allen	Davis, L L	Hayden	Miller	Sheldon
Allston	Davis, M	Hewitt	Monroe	Sherry
Apgar	Denison	Hinson	Moran	Simpson
Bostwick	Dickinson	Hoffman	Morgan	Smith, A P
Bourke	Doll	Hooker	Mortimer	Smith, C W
Bridgeman	Dooling	Hubbs	Neville	Smith, G H
Bullwinkel	Doughty	Hughes	Nichols	Smith, J T
Burnett	Dowling	Kearney	Orr	Stevens
Butler	Doyle	Kehoe	Oxford	Sullivan
Byrne	Duer	Knapp	Pallace	Sulzbarger
Cadin	Ellis	Landon	Patchin	Thorn
Candee	Evans	Leggett	Patton	Treat
Chambers	Everett	Litthauer	Pearsall	Ulmann
Cohn	Farrell	Lynch	Phillips	Wainwright
Conkling, H	Ferre	McCarthy, E J	Plank	Weber
Cook, E	Finch	McCarthy, J J	Prince	Williams
Cooke, W V	Finegan	McCormack	Remsen	Whitney
Coon	Fitzpatrick	McInerney	Reynolds	Williams
Coutant	Graeff	McKeown	Robinson	Wolf
Cowan	Grattan	McManus	Rosenstein	Yale
Curry	Hackett	McNair	Ruehl	Zettler
Dale	Hammond	Merritt	Scovill	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1388, Senate reprint No. 1093) entitled "An act to amend the Stock Corporation Law, relative

to the reduction of capital stock" (Int. No. 605), with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 25, strike out the period, and after the word "state" insert a comma and the words "unless a corporation be a banking corporation, in which case the duplicate shall be filed in the office of the superintendent of banks."

Page 14, line 15, after the word "certificate" strike out the period and insert the words "or consent."

Same page, line 27, strike out all of line and insert the following:

"§ 3. Every increase or reduction of the capital stock of the corporation which shall have been heretofore authorized by the unanimous consent of stockholders expressed in writing and filed in compliance with the provisions of section forty-six of the stock corporation law, is hereby declared to be valid and effectual, notwithstanding no meeting of the stockholders shall have been called and no certificate of the chairman and secretary of any such meeting shall have been filed in accordance with the provisions of said section.

"§ 4. This act shall take effect immediately."

Mr. Bostwick moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Monroe	Ruehl
Agnew	Dale	Hewitt	Moran	Sheldon
Allen	Daly	Hoadley	Moreland	Simpson
Apgar	Davis, L L	Hooker	Morgan	Sloane
Bedell	Denison	Hubbs	Mullaney	Smith, G H
Bourke	Dickinson	Hughes	Nichols	Smith, J T
Bradley	Doll	Keegan	Nye	Stiles
Brill	Doughty	Kehoe	Outterson	Sullivan
Bullwinkel	Dowling	Knapp	Oxford	Sulzburger
Burke	Duer	Leggett	Palmer	Thorn
Burns	Ellis	Litthauer	Patton	Traub
Byrne	Evans	Lynch	Pearsall	Treat

Cadin	Everett	McCarthy, E J	Phillips	Ulmann
Chambers	Farrell	McCarthy, J J	Plank	Wainwright
Cohn	Ferre	McCullough	Prince	Weber
Conkling, H	Finegan	McInerney	Reeve	Whitney
Cook, E	Fitzpatrick	McManus	Remsen	Wolf
Coon	Graeff	McNair	Richter	Wood
Coutant	Hackett	Merritt	Robinson	Zettler
Cowan	Hanford	Metcalfe	Rosenstein	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Pearsall called up the bill (No. 1527) entitled "An act to amend the Highway Law, in relation to the removal of snow" (Int. No. 1038), heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Mr. Pearsall moved to reconsider the vote on the final passage of said bill.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Moran	Shanahan
Agnew	Davis, L L	Hooker	Moreland	Sherry
Allen	Davis, M	Hornidge	Morgan	Simpson
Allston	Denison	Hubbs	Mortimer	Sloane
Bedell	Dickinson	Kearney	Neville	Smith, A P
Bostwick	Dolan	Keegan	Nichols	Smith, C W
Bourke	Doll	Kehoe	Nye	Smith, G H
Bridgeman	Doughty	Knapp	Orr	Smith, J T
Brill	Dowling	Landon	Outterson	Stevens
Burke	Duer	Leggett	Oxford	Stiles
Burnett	Ellis	Litthauer	Pallace	Sullivan
Byrne	Everett	Lynch	Palmer	Sulzbürger
Cadin	Ferre	McCarthy, E J	Patchin	Thorn
Candee	Finch	McCarthy, J J	Pearsall	Traub
Clark	Finegan	McCormack	Phillips	Treat
Cohn	Fitzpatrick	McCullough	Plank	Ulmann
Conkling, H	Graeff	McInerney	Prince	Wainwright
Conkling, J B	Grattan	McKeown	Reeve	Wemple
Cook, E	Hammond	McManus	Remsen	Whitney
Cooke, W V	Hanford	McNair	Richter	Williams
Coon	Harvey	Mead	Robinson	Wolf
Coutant	Hayden	Merritt	Rosenstein	Wood
Cox	Hewitt	Miller	Ruehl	Yale
Curry	Hinson	Monroe	Scovill	Zettler

Said bill having been announced for a third reading,

Mr. Pearsall moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith amended as follows:

Page 1, line 5, change "fifty-three-b" to "fifty-three-c;" also, in line 6 change "53-b" to "53-c."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Pearsall, and it was determined in the affirmative.

Mr. Doughty, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the bill (No. 723, Senate reprint No. 1098) entitled "An act making appropriations for the support of government" (Int. No. 285), with a message that they have concurred in the passage of the same with the following amendment:

Strike out all after the enacting clause and insert the following:

Section 1. The several amounts named in this act are hereby appropriated and authorized to be paid from the several funds indicated, to the respective public officers, and for the several purposes specified, for the fiscal year beginning on the first day of October, in the year nineteen hundred and three, namely:

FROM THE GENERAL FUND.

EXECUTIVE DEPARTMENT.

For the salaries of the governor, ten thousand dollars;
of the lieutenant-governor, five thousand dollars;
of the secretary to the governor, four thousand dollars;
of the military secretary, two thousand dollars;
of the clerks, stenographers and messengers in the executive department, eleven thousand nine hundred dollars, or so much thereof as may be necessary.

For blanks and other books necessary for the use of the executive department, binding, printing, stationery, telegraphing, and other incidental expenses thereof, five thousand dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight,

including boxes or covering for same, fourteen hundred and fifty dollars, or so much thereof as may be necessary.

For repairs, furniture and incidental expenses of the executive mansion and rent of stable, three thousand dollars, to be paid by the comptroller on the certificate of the governor.

For the payment of notarial clerks, and expenses of notarial department, eight thousand seven hundred dollars, or so much thereof as may be necessary, to be paid by the treasurer on the order of the comptroller, from the money received for fees of notaries.

JUDICIARY.

COURT OF APPEALS.

For the salaries of the judges of the court of appeals, seventy thousand five hundred dollars; for their necessary expenses, as provided by chapter seven hundred and eighteen, of the laws of eighteen hundred and seventy-one, fourteen thousand dollars; for their additional expense allowance first provided by chapter six hundred and six of the laws of eighteen hundred and ninety-eight, eleven thousand nine hundred dollars;

of the justices of the supreme court serving as associate judges of the court of appeals, twenty thousand dollars; for their necessary expenses, as provided by chapter seven hundred and eighteen, of the laws of eighteen hundred and seventy-one, four thousand dollars; for their additional expense allowance first provided by chapter six hundred and six of the laws of eighteen hundred and ninety-eight, three thousand four hundred dollars; the foregoing items for said justices of the supreme court being pursuant to the provisions of chapter four hundred nineteen of the laws of nineteen hundred;

of the state reporter, five thousand dollars; for clerk hire and additional assistance, seven thousand three hundred dollars, and for office expenses, one thousand dollars;

of the clerk of the court of appeals, five thousand dollars;

of the deputy clerk, three thousand dollars;

of the clerks in the office of the clerk, six thousand seven hundred dollars;

of the messenger to the clerk, twelve hundred dollars.

For compensation of clerks of judges of court of appeals, and for expenses incurred pursuant to chapter two hundred and twenty-one of the laws of eighteen hundred and ninety-seven, the sum of eight thousand four hundred dollars, or so much thereof as may be necessary; and for the salary of a confidential clerk, appointed by the chief judge of the court of appeals, two thousand five hundred dollars.

For compensation of clerks of justices of the supreme court while serving as associate judges of the court of appeals, two thousand four hundred dollars, or so much thereof as may be necessary.

For furniture, books, binding, blanks, printing, calendars, and other necessary expenses of the office of the clerk of the court of appeals, four thousand dollars, or so much thereof as may be necessary.

For compensation of the crier, messenger and attendants of the court of appeals, thirteen thousand seven hundred dollars, or so much thereof as may be necessary.

For the clerk of the court of appeals, for postage, and expense of transportation of all letters or official documents, or other matter sent by express or freight, including boxes or covering for same, eight hundred and fifty dollars, or so much thereof as may be necessary.

LIBRARIES.

For the thirteen judicial district libraries named in chapter four hundred of the laws of eighteen hundred eighty, chapter four hundred forty-four of the laws of eighteen hundred eighty-eight, and chapter two hundred thirty-one of the laws of eighteen hundred ninety-five, and chapter thirty-two of the laws of nineteen hundred and two, six hundred dollars each, or so much thereof as may be necessary.

For maintaining and improving the state library used by the judges of the court of appeals, twenty-five hundred dollars, or so much thereof as may be necessary.

For the payment of the services of the librarian of the court of appeals library at Syracuse, six hundred dollars, to be paid upon vouchers approved by the presiding justice of the appellate division of the fourth judicial department; and for the payment of the librarian of the law library of the appellate division of the supreme court, fourth judicial department, two thousand dollars, which latter amount is to be refunded pursuant to the provisions of chapter two hundred and fifty-eight of the laws of nineteen hundred.

For the library of the supreme court, appellate division of the second judicial department, the sum of one thousand dollars, or so much thereof as may be necessary, to be paid upon vouchers approved by the presiding justice of said court.

For the library of the supreme court, appellate division of the third judicial department, the sum of one thousand dollars, or so much thereof as may be necessary, to be paid upon vouchers approved by the presiding justice of said court.

For the law library of the appellate division of the supreme court, fourth judicial department, for the purchase of books and supplies for said library the sum of three thousand dollars, or so much thereof as may be necessary.

For the maintenance of the library of the appellate division of the supreme court in the first judicial department, one thousand dollars, or so much thereof as may be necessary.

For the maintenance of the library of the trial terms of the supreme court in the first judicial department, one thousand dollars, or so much thereof as may be necessary.

For the court of appeals library situate in the city of Syracuse for the purchase of books for said library the sum of two thousand dollars, or so much thereof as may be necessary, to be paid upon the presentation to the comptroller of vouchers approved by the majority of the trustees in charge of said library.

For the maintenance of the eighth judicial district library at Buffalo, one thousand dollars, or so much thereof as may be necessary.

SUPREME COURT.

For the salaries of the justices of the supreme court, four hundred and twenty thousand dollars; and for the expenses of said justices, other than those in the first judicial district, as provided by chapter five hundred and forty-one of the laws of eighteen hundred and seventy-two, sixty-two thousand four hundred dollars.

For compensation of justices of the supreme court designated to the appellate division of the second department from any district other than the second judicial district, to be refunded to the treasury, pursuant to chapter three hundred and nine, of the laws of eighteen hundred and ninety-eight, and chapter five hundred and ninety-seven, laws of nineteen hundred and one, twenty thousand six hundred dollars.

For the compensation of deputy clerk and attendants of the appellate division of the supreme court in the second judicial department, fourteen thousand three hundred dollars, to be refunded to the treasurer as provided by chapter ninety-nine of the laws of eighteen hundred and ninety-six, chapter two hundred and twenty-three, laws of eighteen hundred and ninety-seven, chapter four hundred and fifty, laws of nineteen hundred, and chapter five hundred and ninety-seven, laws of nineteen hundred and two.

For the necessary expenses of the several justices assigned to the appellate division of the supreme court, pursuant to chapter three hundred and ninety, laws of eighteen hundred and ninety-

six, and chapter four hundred and sixty-eight, laws of nineteen hundred and one, the sum of twenty-five thousand dollars.

For the justices of the supreme court in the second judicial district, not residing in the county of Kings, for additional compensation, pursuant to chapter seven hundred and sixty-five of the laws of eighteen hundred and sixty-eight, as amended by chapter one hundred and twenty-six of the laws of eighteen hundred and eighty-three, and pursuant to chapter one hundred and thirty-one of the laws of eighteen hundred and ninety-eight, forty-one thousand two hundred dollars; and for the stenographers appointed under said first-named act, as amended by chapter one hundred and fourteen of the laws of eighteen hundred and ninety-four, for compensation, ten thousand five hundred dollars; said amounts to be paid only from moneys which shall have been or shall be paid into the treasury for taxes levied for the purposes of said acts and in pursuance thereof.

For trial justices, who attend a term or part of the supreme court except in the counties of New York and Kings outside the county in which they reside, for actual traveling and other expenses incurred, pursuant to chapter four hundred thirty-one of the laws of nineteen hundred, ten thousand dollars, or so much thereof as may be necessary.

For the stenographers of the supreme court, in the third, fourth, fifth, sixth, seventh and eighth judicial districts, for compensation, pursuant to sections two hundred and fifty-eight and two hundred and fifty-nine of the code of civil procedure, fifty-seven thousand five hundred dollars, to be refunded to the treasury as required by chapter four hundred and twenty-six of the laws of eighteen hundred and ninety.

For additional stenographers in the third and fourth judicial districts, for necessary compensation, expenses and stationery, the sum of ten thousand dollars, to be refunded to the treasury as provided for by chapter two hundred and fifty-eight of the laws of eighteen hundred and ninety-three.

For compensation of confidential clerks to the justices of the supreme court, other than justices of the appellate division, residing in the second judicial district, not including the county of Kings, nine thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to chapter eight hundred and ninety-two of the laws of eighteen hundred and ninety-six.

For compensation of confidential clerks to resident trial justices of the supreme court in the fifth judicial district, six thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to chapter eight hundred and

ninety-three of the laws of eighteen hundred and ninety-six, and chapter one hundred and forty-five of the laws of eighteen hundred and ninety-seven.

For compensation of confidential clerks to resident trial justices of the supreme court in the sixth and seventh judicial districts, to be refunded to the treasury, pursuant to chapter three hundred and twenty-six of the laws of eighteen hundred and ninety-eight, nine thousand six hundred dollars, or so much thereof as may be necessary.

For compensation of confidential clerks to resident trial justices of the supreme court in the eighth judicial district, to be refunded to the treasury, pursuant to chapter one hundred and six of the laws of eighteen hundred and ninety-nine, eighty-four hundred dollars, or so much thereof as may be necessary.

For compensation of confidential clerks to the justices of the supreme court designated to the appellate division of the second department, ten thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to chapter two hundred and fifty-one of the laws of nineteen hundred.

For expenses of the appellate divisions of the supreme court, for compensation of clerks, criers, attendants, and of stenographers and clerks to the judges, and for their necessary expenses, forty-five thousand dollars, or so much thereof as may be necessary.

MISCELLANEOUS REPORTER.

For salary of miscellaneous reporter, per chapter five hundred and ninety-eight, laws of eighteen hundred and ninety-two, four thousand five hundred dollars.

For assistants, clerk hire, obtaining copies of opinions and office expenses, three thousand five hundred dollars, or so much thereof as may be necessary.

COURT OF CLAIMS.

For the salaries of judges of the court of claims, fifteen thousand dollars; and for their necessary expenses while in the discharge of their official duties, including all expenses while attending sessions of the court, eight hundred dollars each, payable monthly;

of the clerk, four thousand dollars;

of the deputy clerk, two thousand five hundred dollars;

of the stenographer, two thousand five hundred dollars;

of the marshal, including his services as messenger, twelve hundred dollars.

For contingent fund, for the use of the court of claims, four thousand dollars, or so much thereof as may be necessary, out of which may be paid extra clerical services not to exceed one thousand dollars.

LEGISLATURE.

For the compensation and mileage of members and officers of the legislature, four hundred and eighty-three thousand dollars, or so much thereof as may be necessary.

For advances by the comptroller to the clerks of the senate and assembly, for contingent expenses, including stationery, printing and other legislative supplies, twenty-five thousand dollars, or so much thereof as may be necessary.

For postage, expenses of committees, compensation of witnesses, legislative manual, clerk's manual, indexing the bills, journals and documents of the senate and assembly, and other contingent expenses of the legislature, thirty thousand dollars, or so much thereof as may be necessary.

OFFICE OF THE SECRETARY OF STATE.

For the salaries of the secretary of state, five thousand dollars;
of the deputy secretary of state, four thousand dollars;
of the chief clerk, two thousand six hundred dollars;
of the confidential clerk, two thousand two hundred dollars;
of the corporation examiner, two thousand four hundred dollars;

of the land clerk, two thousand four hundred dollars;
of the cashier, one thousand five hundred dollars;
of the certificate clerk, one thousand five hundred dollars;
of the clerk and statistician, and assistant to corporation clerk, two thousand dollars;
of the stenographer, one thousand two hundred dollars;
of two clerks, one thousand five hundred dollars each;
of one clerk, one thousand two hundred dollars;
of the confidential stenographer to the secretary, twelve hundred dollars;

of seven clerks and typewriters, nine hundred dollars each;
of one junior clerk, six hundred dollars;
of one messenger, one thousand dollars.

For furniture, books, binding, blanks, printing and other office expenses of the secretary of state, four thousand dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, five thousand dollars, or so much thereof as may be necessary.

OFFICE OF THE COMPTROLLER.

For the salaries of the comptroller, six thousand dollars;
of the deputy comptroller, four thousand five hundred dollars;
of the second deputy comptroller, four thousand dollars.

For the salaries of the several clerks in the office of the comptroller as follows:

of the confidential clerk, twenty-seven hundred dollars.

FINANCE BUREAU.

Of the chief accountant, two thousand three hundred dollars;
of the assistant warrant clerk, two thousand four hundred dollars;

of the entry clerk, one thousand six hundred dollars;
of the voucher clerk, two thousand dollars;
of the bookkeeper, one thousand five hundred dollars;
of the special accountant, one thousand five hundred dollars;
of the clerk, eleven hundred dollars;
of the document clerk, one thousand eight hundred dollars;
of the clerk, one thousand five hundred dollars;
of the index clerk, twelve hundred dollars;
of the clerk, one thousand two hundred dollars;
of the stenographer, ten hundred dollars;
of the stenographer, nine hundred dollars;
of the messenger, one thousand dollars.

LAND BUREAU.

Of the chief tax clerk, two thousand six hundred dollars;
of the tax clerk, two thousand dollars;
of one tax clerk, one thousand eight hundred dollars;
of one tax clerk, one thousand six hundred dollars;
of seven tax clerks, one thousand five hundred dollars each;
of the bookkeeper, one thousand eight hundred dollars;
of the draughtsman, one thousand three hundred dollars;
of one stenographer, one thousand dollars.

TRANSFER TAX BUREAU.

Of the chief clerk, three thousand dollars;
of the first assistant clerk, eighteen hundred dollars;
of two assistant clerks, one thousand five hundred dollars each;
of one recording clerk, one thousand four hundred dollars;
of two transfer tax experts, at one thousand four hundred dollars each;

of one stenographer, one thousand four hundred dollars;

of one stenographer, nine hundred dollars.

For printing, telegraphing and other expenses of bureau, three thousand dollars, or so much thereof as may be necessary.

CORPORATION TAX BUREAU.

For the salaries of the chief corporation tax clerk, three thousand five hundred dollars;

of one assistant corporation tax clerk, eighteen hundred dollars;

of three assistant corporation tax clerks, one thousand five hundred dollars each;

of three assistant corporation tax clerks, twelve hundred dollars each;

of one stenographer, fourteen hundred dollars;

of the commissioner of New York office, three thousand dollars;

of the clerk and stenographer New York office, one thousand five hundred dollars;

of one confidential stenographer, twelve hundred dollars;

of corporation tax commissioners, not to exceed seven in number, and for temporary services and for expenses, six thousand dollars;

For rent of offices in New York and Buffalo, printing, telegraphing and other expenses, three thousand dollars, or so much thereof as may be necessary.

MISCELLANEOUS.

For the comptroller, one thousand dollars; for the deputy comptroller, one thousand dollars; for the second deputy comptroller, seven hundred and fifty dollars; for the expenses and disbursements of each respectively, which several sums shall be allowed to each in lieu of and in full for expenses payable quarterly.

For the salaries of one messenger, eight hundred dollars;

of one messenger or laborer, seven hundred and twenty dollars;

of one junior clerk, six hundred dollars;

of one page, four hundred and twenty dollars;

of temporary, clerical, and other service, five hundred dollars;

of one night watchman, three hundred and sixty-five dollars;

For furniture, books, binding, blanks, printing and other

expenses of the office of the comptroller, five thousand dollars, or so much thereof as may be necessary.

For examination of the accounts of the several county treasurers of the state, as required by chapter six hundred and fifty-one of the laws of eighteen hundred and ninety-two, for services of examiners, seven thousand five hundred dollars; for traveling expenses of examiners, three thousand dollars, and for printing and other expenses, five hundred dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, two thousand five hundred dollars, or so much thereof as may be necessary.

For the comptroller, to pay the expenses of serving notice on occupants or despoilers of land now owned by the state, or bid in therefor at the comptroller's tax sale, or protecting the state's title to such lands by discharging them from the taxes thereon, or bidding them in at, or redeeming them from county treasurer's tax sale; of preparing and recording deeds and certificates protecting the state's title to such lands; of definitely locating, appraising and examining them, as may be required; of protecting them from trespassers or despoilers, and prosecuting all such offenders, and generally of guarding, preserving the value of, and protecting such land, two thousand five hundred dollars, or so much thereof as may be necessary.

BUREAU OF CANAL AFFAIRS.

Payable from canal fund: For the salaries of the chief clerk, two thousand eight hundred dollars;

of one clerk, one thousand seven hundred dollars;

of one clerk, one thousand five hundred dollars;

of one stenographer, nine hundred dollars.

For the payment of incidental and miscellaneous expenses of the bureau of canal affairs, chargeable to the Erie and Champlain canal fund, and the canal debt sinking fund, four thousand nine hundred ninety-five dollars, to be expended as follows:

For messenger service, four hundred eighty dollars, or so much thereof as may be necessary; for night watchman, three hundred sixty-five dollars; for the Bank of Manhattan Company, New York, for keeping transfer office and for stationery for same, one thousand four hundred dollars.

For salary of transfer agent, seven hundred fifty dollars.

For printing, advertising and other necessary expenses of the

bureau, two thousand dollars, or so much thereof as may be necessary.

COMPENSATION OF SHERIFFS.

For compensation of sheriffs, for the transportation of convicts to prisons, asylum for insane criminals, penitentiaries, houses of refuge and reformatories, fifteen thousand dollars, or so much thereof as may be necessary.

MAINTENANCE OF CONVICTS.

For the maintenance of convicts sentenced to penitentiaries, in pursuance of chapter one hundred and fifty-eight of the laws of eighteen hundred and fifty-six, chapter five hundred and eighty-four of the laws of eighteen hundred and sixty-five, chapter six hundred and sixty-seven of the laws of eighteen hundred and sixty-six, chapter five hundred and seventy-four of the laws of eighteen hundred and sixty-nine, chapter two hundred and forty-seven of the laws of eighteen hundred and seventy-four, chapter five hundred and seventy-one of the laws of eighteen hundred and seventy-five, chapter four hundred and ninety of the laws of eighteen hundred and eighty-five, chapter one hundred and fifteen of the laws of eighteen hundred and ninety-one and chapter five hundred and eighty-seven, laws of eighteen hundred and ninety-two, sixty thousand dollars, or so much thereof as may be necessary.

STATIONERY.

For stationery for the governor, secretary of state, comptroller, treasurer, attorney-general, state engineer and surveyor, superintendent of public instruction, regents of the university, adjutant-general, clerk of the court of appeals, state board of charities, state department of health, civil service commission, superintendent of public buildings, fiscal supervisor of state charities, and department of labor, eleven thousand dollars, or so much thereof as may be necessary.

OFFICE OF THE TREASURER.

For the salaries of the treasurer, five thousand dollars;
of the deputy treasurer, four thousand dollars;
of the accountant and transfer clerk, two thousand four hundred dollars;
of the general clerk, one thousand four hundred dollars;
of the cashier, two thousand three hundred dollars;
of the assistant cashier, one thousand eight hundred dollars;

of the check clerk, two thousand four hundred dollars;
of the warrant clerk, one thousand two hundred dollars;
of the confidential clerk, one thousand two hundred dollars;
of the messenger, one thousand two hundred dollars;
of the stenographer, seven hundred dollars.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, six hundred dollars, or so much thereof as may be necessary.

For furniture, books, binding, blanks, printing and other office expenses of the treasurer, twenty-four hundred dollars, or so much thereof as may be necessary.

For the expenses and disbursements of the treasurer, which shall be allowed to him in lieu of and in full of expenses, one thousand dollars, payable quarterly.

For the expenses and disbursements of the deputy treasurer, which shall be allowed to him in lieu of and in full of expenses, five hundred dollars, payable quarterly.

OFFICE OF THE ATTORNEY-GENERAL.

For the salaries of the attorney-general; five thousand dollars;

of the first and second deputies in the office of the attorney-general, eight thousand dollars;

of the deputy in charge of actions and proceedings in the court of claims, four thousand dollars;

of the deputy in charge of the enforcement of the provisions of the agricultural law, four thousand dollars;

of the deputy in charge of all litigation affecting taxes, other than land taxes, four thousand dollars;

of the managing deputy, three thousand dollars;

of the corporation deputy, three thousand dollars;

of the assistant to the deputy in charge of actions and proceedings in the court of claims, three thousand dollars;

of the assistant to the deputy in charge of all litigation affecting taxes, other than land taxes, three thousand dollars;

of the land and tax clerk, two thousand five hundred dollars;

of the first confidential clerk, fifteen hundred dollars;

of the private secretary, fifteen hundred dollars;

of the chief stenographer, one thousand eight hundred dollars;

of the hearing stenographer, one thousand eight hundred dollars;

of a stenographer, one thousand two hundred dollars;

of a stenographer, one thousand five hundred dollars;
 of a page, four hundred and twenty dollars;

of a confidential messenger and custodian of books, papers and property in the office of the attorney-general, one thousand two hundred dollars.

For expenses of the deputies, stenographers, clerks and messengers in the course of duty, other than the first and second deputies, one thousand two hundred dollars, or so much thereof as may be necessary.

For the expenses of the office of the attorney-general, including furniture, books, binding, blanks, printing, postage, expense of transportation of letters, documents or other matter, sent by express or freight, including boxes or other covering for the same, and telegraph and telephone expenses, messenger service, and other expenses of the attorney-general in the conduct of his office, four thousand six hundred dollars, or so much thereof as may be necessary.

For costs of suits, fees of sheriffs, and compensation of witnesses, two thousand dollars, or so much thereof as may be necessary.

For the expenses and disbursements of the attorney-general which shall be allowed to him in lieu of and in full of expenses, two thousand five hundred dollars, payable monthly.

For the expenses and disbursements of the first and second deputies of the attorney-general while in the discharge of their duties in lieu of and in full of such expenses, one thousand eight hundred dollars each, payable monthly.

For the New York city bureau of the attorney-general's office:

for the salary of the deputy, four thousand dollars;

for the salaries of two assistants, five thousand dollars;

for the salary of a stenographer, one thousand five hundred dollars;

for the compensation of special counsel, at not to exceed fifteen dollars per day, each to be designated on the writter order of the attorney-general or the New York city deputy of the attorney-general, and each designation to specify the number of days of service to be rendered, for office rent, postage, telegraph and telephone expenses, blank books, stationery, and other necessary expenses, incidental to the conduct of the office, five thousand dollars, or so much thereof as may be necessary.

Said New York city deputy shall keep a docket, in which shall be entered a record of all cases and proceedings pending, of a

civil or criminal nature, in which the people of the state of New York, or any officer or department of the state, shall be a party, represented by the said New York city deputy or his assistants or special counsel, and shall make a report daily of his proceedings in all such cases and proceedings to the attorney-general. The said New York city deputy shall have, under the direction of the attorney-general, immediate charge of all matters referred to in section fifty-seven of the executive law, the agricultural law, and all matters in which the attorney-general represents the state, arising or existing within the limits of New York city. All fees, costs and fines collected by the New York city deputy or by his assistants, shall, on the day of the receipt thereof, be transmitted to the attorney-general, who shall deposit the same with the treasurer of the state of New York.

The attorney-general is hereby authorized to employ as many deputies, clerks, stenographers and messengers as he deem necessary, and to fix their salaries, except when fixed by law; but the aggregate salaries for such clerical force, stenographers and messengers shall not exceed the sum hereinabove appropriated for such service.

OFFICE OF THE STATE ENGINEER AND SURVEYOR.

For the salaries of the state engineer and surveyor, five thousand dollars;

of the deputy state engineer and surveyor, four thousand dollars;

of the chief clerk, three thousand dollars;

of the land clerk, two thousand dollars;

of the canal clerk, one thousand eight hundred dollars;

of the record clerk, acting as confidential clerk, eleven hundred dollars;

of two stenographers, one thousand dollars each;

of one stenographer, seven hundred and twenty dollars;

of page, four hundred and eighty dollars;

of night watchman, five hundred and forty dollars.

For postage and expense of transportation of letters, official documents, or other matter sent by express or freight, including boxes or covering for same, fifteen hundred dollars, or so much thereof as may be necessary.

For furniture, books, binding, blanks, printing and other office expenses of the state engineer and surveyor, two thousand one hundred dollars, or so much thereof as may be necessary.

PAYABLE FROM THE CANAL FUND.

For traveling expenses of the state engineer and surveyor, two thousand dollars; for the traveling expenses of the deputy state engineer and surveyor, one thousand dollars, payable quarterly to each in full for all such expenses.

For salaries and compensation of the engineers employed upon the ordinary repairs of canals, including the incidental expenses of such engineers, thirty thousand dollars, or so much thereof as may be necessary.

DEPARTMENT OF PUBLIC INSTRUCTION.

For the salaries of the superintendent of public instruction, five thousand dollars;

of the deputy superintendent, four thousand five hundred dollars;

of the second deputy superintendent, four thousand dollars.

For furniture, books, binding, blanks, printing and other office expenses, five thousand dollars, or so much thereof as may be necessary.

For traveling expenses which may be incurred in the visitation of common schools, normal schools, teachers' institutes, Indian schools and other institutions under the supervision of this department, and for the proper representation of this state at meetings of educational associations, one thousand five hundred dollars, or so much thereof as may be necessary.

For postage, telephone and telegraph charges, and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, six thousand dollars, or so much thereof as may be necessary.

For printing circulars and programs relative to the observance of Arbor day for distribution among the school districts of the state, and for the expenses relating to the observance of that day, pursuant to the provisions of chapter five hundred and fifty-six of the laws of eighteen hundred ninety-four, one thousand dollars, or so much thereof as may be necessary.

For the salaries of clerks and other employes, sixteen thousand six hundred dollars, of which amount there shall be paid:

to the confidential clerk, fifteen hundred dollars;

to the chief of the finance bureau, twenty-four hundred dollars;

to the chief of statistical bureau, twenty-four hundred dollars;

to index clerk, twelve hundred dollars;

to one clerk, fifteen hundred dollars;

to mailing clerk, twelve hundred dollars;

to stenographer to the superintendent, twelve hundred dollars;

to stenographer to the first deputy, twelve hundred dollars;
to messengers, porters and page, three thousand dollars,
and for temporary employes one thousand dollars, or so much
thereof as may be necessary.

LAW DEPARTMENT.

For the salaries of the counsel to the department, three thousand five hundred dollars;

of the stenographer, one thousand four hundred dollars.

COMPULSORY EDUCATION.

For the purpose of carrying out the provisions of chapter six hundred seventy-one of the laws of eighteen hundred ninety-four as amended by chapter nine hundred eighty-eight of the laws of eighteen hundred ninety-five, relating to compulsory education, five thousand five hundred dollars,

of which amount there shall be paid for salary to the chief inspector of the bureau of compulsory education, three thousand dollars;

and for traveling expenses, printing and supplies two thousand five hundred dollars, or so much thereof as may be necessary.

PAYABLE FROM THE FREE SCHOOL FUND.

For the support of the common schools of the state, three million seven hundred and fifty thousand dollars, to which shall be added the sum of one hundred seventy thousand dollars, which is hereby appropriated, payable from the revenue from the common school fund in accordance with the provisions of the revised statutes and chapter five hundred and fifty-six of the laws of eighteen hundred ninety-four, and the further sum of seventy-five thousand dollars, which is hereby appropriated, payable from the revenue from the United States deposit fund in accordance with the provisions of chapter five hundred fifty-six of the laws of eighteen hundred ninety-four and chapter five hundred seventy-three of the laws of eighteen hundred ninety-two, as amended by chapter five hundred forty-six of the laws of eighteen hundred ninety-five; and from which sum of seventy-five thousand dollars there shall be paid:

For the salaries of the chief of the bureau of school libraries, twenty-four hundred dollars;

of one stenographer, twelve hundred dollars;

of one clerk, nine hundred dollars;

The state superintendent shall apportion the free school fund appropriated for the support of common schools as follows:

To each city, eight hundred dollars.

To each village which has a population of five thousand as shown by the last state census, or federal or village enumeration, and which employs a superintendent of schools, eight hundred dollars.

To each union school district which has a population of five thousand, and which employs a superintendent of schools, eight hundred dollars. An appropriation under either of the first three subdivisions hereof is known as a supervision quota.

He shall set apart for a contingent fund not more than ten thousand dollars.

From the remainder, to each district having an assessed valuation of forty thousand dollars or less, as appears by the report of the trustees upon which such apportionment is based, and to each teacher employed on an Indian reservation, one hundred and fifty dollars; and to each of the remaining districts, and to each of the cities in the state, one hundred and twenty-five dollars. The apportionment provided for by this subdivision shall be known as a district quota.

To each such district or city for each additional qualified teacher and his successors by whom the common school has been taught, during the period of time required by the school law, one hundred dollars; but pupils employed as monitors or otherwise, shall not be deemed teachers. The apportionment provided for by this subdivision shall be known as a teacher's quota.

The remainder to the several counties according to their respective population by a ratio to be ascertained by dividing such remainder by the population of the state as shown by the last federal census or state enumeration; except that for the purpose of this apportionment the city of New York shall be considered one county.

But as to counties in which are situated cities whose boundary lines are coterminous with the school district lines comprising said city, he shall apportion to such city the part to which it shall so appear entitled, and to the residue of the county the part to which it shall appear to be so entitled.

For the support and maintenance of the state normal and training schools, the sum of three hundred and ninety-five thousand dollars, or so much thereof as may be necessary, payable upon bills to be audited by the state superintendent of public instruction, from which amount there shall be paid:

For the salaries of the president of the state normal college at Albany, four thousand dollars;

of the principals of the state normal schools at Buffalo, Brockport, New Paltz and Potsdam, each three thousand dollars;

of the principals at Cortland, Fredonia, Geneseo, Jamaica, Oneonta, Oswego and Plattsburg, where residences are not furnished by the state, three thousand three hundred dollars each;

of the inspector of normal schools, Indian schools, and institutions for the instruction of the deaf, dumb and blind, twenty-five hundred dollars,

and for his necessary traveling expenses not to exceed the sum of eight hundred dollars.

TEACHERS' INSTITUTES.

For the maintenance of teachers' institutes, pursuant to chapter five hundred fifty-six of the laws of eighteen hundred ninety-four and for the maintenance of summer institutes in accordance with the provisions of chapter one hundred fifty-six of the laws of eighteen hundred and ninety-six,

and for the preparation of question papers, fifty thousand dollars, or so much thereof as may be necessary; from which amount there shall be paid:

For the salaries of the supervisor of the bureau of institutes, four thousand dollars;

of five institute conductors, each three thousand dollars;

of one special instructor in drawing, twenty-two hundred dollars;

of one special instructor in primary work, reading and literature, two thousand dollars;

of one lecturer, two thousand five hundred dollars;

of one special instructor in English, fifteen hundred dollars.

Any sum appropriated for the payment of salaries in this item for maintenance of teachers' institutes, remaining unexpended by reason of vacancy in positions or reduction in compensation, shall be available for the employment of special instructors, temporarily designated to assist at teachers' institutes.

For the state superintendent of public instruction for the commissioners of common schools, for salaries, one hundred ten thousand dollars; payable, one thousand dollars to each commissioner in the state.

For printing and binding the necessary school registers for the use of the common schools of the state, pursuant to chapter five hundred fifty-six of the laws of eighteen hundred ninety-four, and for binding and printing necessary copies of trustees' reports, and for packing, boxing and delivery of the same, five thousand two hundred dollars, or so much thereof as may be necessary.

TRAINING OF TEACHERS.

For the salaries of the chief of the bureau of teachers' training classes, three thousand dollars;

of one stenographer, one thousand dollars;

of one clerk, one thousand dollars;

For payment to academies and union schools designated by the state superintendent of public instruction for the professional training of teachers, pursuant to chapter five hundred fifty-six of the laws of eighteen hundred ninety-four, and for the professional training of teachers in cities and villages of the state employing a local superintendent of schools, in accordance with the provisions of chapter ten hundred thirty-one of the laws of eighteen hundred ninety-five, and for printing, supplies, and other disbursements connected with the maintenance and examination of such classes and schools, eighty-nine thousand dollars, twenty-five thousand dollars of which shall be paid by the superintendent of public instruction to the cities and villages maintaining teachers' training class in accordance with rules established by him. Not more than one hundred and thirteen training classes shall be established by the state superintendent in any one year under the provisions of chapter five hundred fifty-six of the laws of eighteen hundred ninety-four. Five hundred dollars shall be paid to each school maintaining a class of not less than ten pupils in accordance with rules and regulations established by the state superintendent, and such balance as shall remain after the payment of the necessary expenses for printing, supplies, and disbursements connected with the maintenance of such schools and training classes shall be apportioned among such training classes ratably on the basis of the number of teachers instructed therein in excess of said number.

VISUAL INSTRUCTION.

For the state superintendent of public instruction for the American museum of natural history in the city of New York, for continuing the instruction of natural history, geography and kindred subjects in the several state normal schools, the normal college of the city of New York, the training schools for teachers in the city of New York, the teachers' institutes in the counties of the state, and to the teachers in the common schools of the city of New York and vicinity as per contract entered into between the state superintendent of public instruction and the American museum of natural history of the city of New York

as authorized by chapter ninety-seven of the laws of eighteen hundred ninety-seven, and for complying with the provisions of chapter four hundred eighty-nine of the laws of eighteen hundred ninety-nine extending such instruction to the cities and villages of the state that have or may have a local superintendent of schools, the sum of thirty-eight thousand dollars, or so much thereof as may be necessary.

All persons of the age of ten years and upwards shall be admitted at public lectures illustrated by colored maps or pictures thrown upon a screen or other background, under proper regulations.

EXAMINATION DEPARTMENT.

For the state superintendent of public instruction for defraying the expenses connected with the uniform system of examinations for teachers' certificates, state certificates, and state scholarships in Cornell university, and for preparing and printing blanks, circulars, question papers and certificates necessary for such examinations, and for college graduate certificates issued by him in pursuance of chapter five hundred fifty-six of the laws of eighteen hundred ninety-four, and for defraying the expenses of examinations in connection with the uniform graded course of study, twenty-six thousand four hundred dollars, or so much thereof as may be necessary, from which amount there shall be paid:

For the salaries of the chief of the bureau of examinations, three thousand dollars;

of the chief examiner, twenty-four hundred dollars;

of three examiners, eighteen hundred dollars each;

of two examiners, at one thousand dollars each;

of one stenographer, one thousand dollars;

of five record clerks, each nine hundred dollars;

of one junior clerk, six hundred dollars.

INDIAN EDUCATION.

For the support and education of Indian youth in the state normal and training schools pursuant to the provisions of chapter eighty-nine of the laws of eighteen hundred fifty, one thousand dollars.

BUREAU OF INSPECTION.

For the expenses connected with a bureau of inspection the sum of thirty-three thousand seven hundred dollars, of which amount there shall be paid:

For the salaries of the chief inspector, thirty-five hundred dollars;

of six inspectors, twenty-five hundred dollars each;

of one inspector, twenty-one hundred dollars;

of two inspectors, eighteen hundred dollars each;

of one stenographer, one thousand dollars;

of one clerk, one thousand dollars;

and for traveling expenses, printing and supplies connected with said bureau, seven thousand five hundred dollars, or so much thereof as may be necessary.

PAYABLE FROM THE COMMON SCHOOL FUND.

Revenue.

For support of Indian schools, chapter five hundred fifty-six of the laws of eighteen hundred and ninety-four, seven thousand dollars, or so much thereof as may be necessary.

UNIVERSITY OF THE STATE OF NEW YORK.

ADMINISTRATIVE DEPARTMENT.

For the expenses of the administrative department, twenty-nine thousand four hundred and eighty-five dollars and twelve cents, to be expended as hereinafter provided.

For the salaries of the secretary and director of college and high school departments, six thousand dollars;

of the head clerk, two thousand four hundred dollars;

of the bookkeeper, one thousand four hundred dollars;

of the head stenographer, one thousand two hundred dollars;

of the report clerk, one thousand two hundred dollars;

of the printing clerk, one thousand dollars;

of the indexer, nine hundred dollars;

of three clerks, seven hundred twenty dollars each;

of four clerks, six hundred dollars each;

of two clerks, four hundred and eighty dollars each.

For temporary services, fittings, supplies, printing, travel, and other expenses of the administrative department, pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, three thousand five hundred and forty-two dollars and thirty-three cents, of which sum not more than one thousand dollars shall be available for temporary services.

For postage and expense of transportation of letters, official documents, or of matter sent by express or freight, including boxes or coverings for same, the sum of six thousand three

hundred and twenty-two dollars and seventy-nine cents, or so much thereof as may be necessary.

BUILDING.

For the expenses for the care of the portion of the capitol occupied by the university and the rent paid for storage, twenty-thousand five hundred dollars, to be expended as hereinafter provided:

For the salaries of the janitor, nine hundred dollars;
of the watchman, nine hundred dollars;
of one clerk, seven hundred and twenty dollars;
of one messenger, four hundred and eighty dollars.

For services of elevatormen, porters, laborers and cleaners for care of regents' office, college and high school departments, state library and other rooms occupied by the university in the basement and on the first, third, fourth, fifth, sixth and seventh floors of the capitol, ten thousand dollars.

For necessary repairs, fittings, supplies, and for power and running two elevators, to be paid on vouchers duly authenticated by the regents as for their other expenses, five thousand five hundred dollars.

For new shelving, one thousand dollars.

For rent of malt house for storage of books from October first, nineteen hundred and three, to October first, nineteen hundred and four, one thousand dollars.

ACADEMIC FUND.

For dividends to be apportioned by the regents for the benefit of schools of academic grade of the university, pursuant to chapter four hundred and ninety-eight of the laws of nineteen hundred and one, two hundred and thirty-four thousand one hundred and fifty-five dollars and forty-four cents; and pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred ninety-two the further sum of sixty thousand dollars, to which shall be added the further sum of twelve thousand dollars, which is hereby appropriated, payable from the income of the literature fund, and the further sum of thirty-four thousand dollars, which is hereby appropriated, payable from the income of the United States deposit fund; and from the said aggregate sum of three hundred and forty thousand one hundred and fifty-five dollars and forty-four cents there shall be paid the following sums:

For salaries of the head inspector, four thousand dollars;
of one inspector, two thousand nine hundred and forty dollars;

of one inspector, two thousand eight hundred and twenty dollars;

of one inspector, two thousand seven hundred and sixty dollars;

of four inspectors, two thousand four hundred dollars;

of one inspector, one thousand nine hundred and eighty dollars;

of one inspector, for seven months' work, eight hundred and seventy-five dollars;

of the assistant apparatus inspector, twelve hundred dollars.

For expenses and for grants by the regents for the benefit of schools of the university of academic grade, in accordance with their rules and pursuant to statute, three hundred and thirteen thousand nine hundred and eighty dollars and forty-four cents, of which sum not more than ten thousand dollars shall be for expenses.

COLLEGE AND HIGH SCHOOL DEPARTMENTS.

For the expenses of the college and high school departments, thirty-two thousand one hundred and eighty dollars, to be expended as hereinafter provided:

For the salaries of one assistant, two thousand four hundred dollars;

of one assistant, one thousand eight hundred dollars;

of one examiner, one thousand five hundred dollars;

of the record clerk, one thousand two hundred dollars;

of the credential clerk, one thousand two hundred dollars;

of three examiners, one thousand two hundred dollars each;

of one compositor, one thousand one hundred dollars;

of two examiners, nine hundred dollars each;

of three clerks, nine hundred dollars each;

of four examiners, seven hundred and twenty dollars each;

of two clerks, seven hundred and twenty dollars each;

of two stenographers, seven hundred and twenty dollars each;

of one examiner, six hundred dollars;

of seven clerks, six hundred dollars each;

of five clerks, four hundred and eighty dollars each.

For examiners and clerks for temporary services and for fittings, supplies, printing and other expenses of conducting academic examinations, preliminary examinations for law, medical, dental, veterinary, and accounting students, as prescribed by statute, one thousand nine hundred and twenty dollars.

Of the foregoing aggregate appropriation of thirty-two thousand one hundred and eighty dollars, the sum of twenty-six thousand five hundred dollars shall be payable and is hereby

appropriated from the revenue of the United States deposit fund.

HOME EDUCATION DEPARTMENT.

For the expenses of the home education department, sixty-two thousand four hundred and sixty dollars, to be expended as hereinafter provided.

For the salaries of the director of state library and home education departments and of state library school, five thousand dollars;

of the inspector, two thousand four hundred dollars;

of the vice director of library school and librarian for the blind, one thousand eight hundred dollars;

of the director's assistant, one thousand eight hundred dollars;

of the annotator, one thousand two hundred dollars;

of the subinspector, one thousand two hundred dollars;

of two assistants, one thousand two hundred dollars each;

of two assistants, nine hundred dollars each;

of the stenographer, nine hundred dollars;

of three assistants, seven hundred and twenty dollars each;

of four clerks, six hundred dollars each;

of five clerks, four hundred and eighty dollars each;

of five clerks, three hundred and sixty dollars each;

For temporary services and for traveling books and pictures, and for grants of public money by the regents for the benefit of free libraries and for other necessary expenses in accordance with sections fourteen, forty-seven, forty-eight and fifty of chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, the sum of thirty-four thousand two hundred dollars of which sum not more than nine thousand dollars shall be for expenses and not more than three thousand dollars shall be for temporary services, and of which sum twenty-five thousand dollars shall be payable from and is hereby appropriated from the revenue of the United States deposit fund.

For books to be lent free to the blind of the state, one thousand dollars.

STATE LIBRARY.

For the expenses of the state library, sixty-six thousand two hundred and sixty dollars, to be expended as hereinafter provided:

For the salaries of the senior librarian, two thousand four hundred dollars;

of the law librarian, two thousand one hundred dollars;

of the education librarian, two thousand one hundred dollars;

- of the reference librarian, two thousand dollars;
- of the director's assistant, one thousand eight hundred dollars;
- of the sociology librarian, two thousand dollars;
- of the archivist, manuscript division, one thousand five hundred dollars.
- of the sublibrarian, reference, one thousand five hundred dollars;
- of the head cataloguer, one thousand five hundred dollars;
- of the medical librarian, one thousand two hundred dollars;
- of the head classifier, one thousand two hundred dollars;
- of the sublibrarian, accession, one thousand two hundred dollars;
- of eight assistants, nine hundred dollars each;
- of two assistants, seven hundred and twenty dollars each;
- of two clerks, seven hundred and twenty dollars each;
- of one assistant, six hundred dollars;
- of five clerks, six hundred dollars each;
- of one messenger, six hundred dollars;
- of one page, six hundred dollars;
- of one subcataloguer, six hundred dollars;
- of five clerks, four hundred and eighty dollars each;
- of one laborer, four hundred and eighty dollars;
- of five clerks three hundred and sixty dollars each.

For temporary services, and for keeping the library open evenings and holidays throughout the entire year, except in July and August, and for maintaining the duplicate department and for fittings, supplies, printing, and other expenses, pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, four thousand dollars, of which sum not more than two thousand five hundred dollars shall be available for temporary services.

For books, serials and binding, pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, nineteen thousand six hundred dollars.

For the state medical library for books, serials and binding, pursuant to chapter three hundred and seventy-seven of the laws of eighteen hundred and ninety-one, two thousand dollars.

STATE MUSEUM.

For the expenses of the state museum, thirty-five thousand four dollars, to be expended as hereinafter provided:

For the salaries of the director and state geologist, three thousand six hundred dollars;

of the assistant in geology, one thousand two hundred dollars;
of the assistant in zoology, one thousand two hundred dollars;
of the assistant in mineralogy, one thousand two hundred dollars;

of one stenographer and clerk, nine hundred dollars;

of one stenographer, six hundred dollars;

of one clerk, five hundred and forty dollars.

For temporary services, and the expenses of the director and his assistants in the preservation and increase of the collections of the state museum and in the preparation of reports on the general zoology of the state and for field operations of the state geologist and his assistants, five thousand dollars,

of which sum not more than one thousand eight hundred dollars shall be available for temporary services.

For the expenses of the Indian museum, one thousand dollars.

For the salaries of the state paleontologist, three thousand three hundred dollars;

of the paleontologist's assistant, one thousand five hundred dollars;

of the lithographer, one thousand five hundred dollars;

of one clerk, one thousand two hundred dollars;

of the field assistant, nine hundred dollars;

of the helper, seven hundred and twenty dollars.

For temporary services and expenses of the state paleontologist and his assistants in preserving and increasing the collection in paleontology, one thousand eight hundred and eighty dollars, of which sum not more than one thousand four hundred dollars shall be available for temporary services and for preparation of scientific drawings.

For the salary of the state botanist, two thousand four hundred dollars.

For temporary services and expenses of the state botanist and his assistants in preserving and increasing the collections in botany, five hundred dollars.

For the salaries of the state entomologist, one thousand nine hundred dollars;

of one assistant, nine hundred dollars;

of one assistant, seven hundred and eighty dollars;

of one page, four hundred and eighty dollars.

For temporary services and expenses of the state entomologist and his assistants in preserving and increasing the collections in entomology, two thousand two hundred dollars, of which sum not more than one thousand two hundred dollars shall be available for temporary services.

APPROPRIATION OF FEES.

Sixty thousand and ninety-five dollars and forty-four cents, or so much thereof as may be respectively received in fees, is hereby appropriated as follows:

Three thousand four hundred and fifty-five dollars and forty-four cents, being a part of the unexpended balance of administrative department fees, is hereby appropriated for the expenses of transportation, in addition to the sum hereinbefore appropriated for that purpose.

For expenses and temporary services in the administrative department, one thousand dollars, or so much thereof as may be necessary.

For grants and expenses for the benefit of schools of academic grade in the university, pursuant to statute, two thousand dollars, or so much thereof as may be necessary.

For expenses and temporary services in college and high school departments, twelve thousand dollars, or so much thereof as may be necessary.

For medical examinations, pursuant to statute as follows:

For the salary of the secretary of state boards of medical examiners, one thousand five hundred dollars;

of the medical record clerk, one thousand two hundred dollars;

of three clerks, seven hundred and twenty dollars each;

of four clerks, six hundred dollars each.

For proper expenses of medical examinations, six thousand five hundred dollars, or so much thereof as may be necessary.

For apportionment to the medical examiners, twelve thousand dollars, or so much thereof as shall be available therefor after deducting the necessary expenses and the salaries above specified.

For dental examinations pursuant to statute:

For the salaries of examiner, nine hundred dollars;

of one clerk, six hundred dollars.

For expenses of the state dental examiners and the payment of the surplus to the state dental society, five thousand dollars, or so much thereof as shall be available therefor after deducting necessary expenses and the salaries above specified.

For veterinary examinations pursuant to statute, five hundred dollars, or so much thereof as shall be available for proper expenses incurred in the administration of the veterinary law and the apportionment of the surplus among the veterinary medical examiners as therein provided.

For examinations for certified public accountants, five hundred dollars, or so much thereof as may be necessary, for proper expenses pursuant to statute.

For temporary services and expenses in the home education department, two thousand five hundred dollars, or so much thereof as may be necessary.

From fees for tuition in the library school for the salaries of one assistant, seven hundred and twenty dollars;

of two clerks, six hundred dollars each;

of two clerks, four hundred and eighty dollars each.

For necessary expenses of maintenance, exclusive of salaries, one thousand dollars, or so much thereof as may be received in this account.

For temporary services and expenses of the state library, one thousand dollars, or so much thereof as may be necessary.

For expenses of the state museum, one thousand dollars, or so much thereof as may be necessary.

Each salary specified in this bill under any department of the university of the state of New York shall be the maximum from state appropriations or moneys paid into the state treasury pursuant to chapter five hundred eighty of the laws of eighteen hundred and ninety-nine; and the maximum compensation for temporary services authorized thereby shall be fixed by the civil service rules subject to the approval of the comptroller, but discretion is accorded to the regents to pay less amounts both for fixed salaries and for temporary services whenever the interests of the service will permit.

REAPPROPRIATION OF BALANCES.

Two thousand two hundred and twenty-one dollars and seventy-seven cents, being the unexpended balance of the various appropriations for fixed salaries in all departments of the university made by chapter six hundred and forty-four of the laws of nineteen hundred and one, is hereby reappropriated for the expenses of transportation, in addition to the sum hereinbefore appropriated for that purpose.

DEPARTMENT OF AGRICULTURE.

For the salaries of the commissioner of agriculture, four thousand dollars;

of the assistant commissioners, seventeen thousand dollars;

of the head bookkeeper, one thousand eight hundred dollars;

of the assistant bookkeeper, one thousand four hundred dollars;

of the bookkeeper, nine hundred dollars;

of the confidential clerk to the commissioner, nine hundred dollars;

of six cheese instructors, twelve hundred dollars each;
of four butter instructors, twelve hundred dollars each;
of thirty-four special agents, eleven hundred dollars each;
of five inspectors, one thousand dollars each;
of seven inspectors, eight hundred dollars each;
of the chief chemist, two thousand dollars;
of the chemist, and other scientific employes, ten thousand dollars, or so much thereof as may be necessary;
of two stenographers, nine hundred dollars each;
of one stenographer, seven hundred dollars;
of the index clerk, seven hundred dollars;
of the veterinarians, three thousand five hundred dollars, or so much thereof as may be necessary.

For traveling and other expenses of the assistant commissioners, and employes other than the assistant commissioner located at Albany, and for all necessary expenses of the department, fifty-two thousand dollars, or so much thereof as may be necessary.

For maintenance of farmers' institutes held under the auspices of the commissioner of agriculture, to be paid upon the order of said commissioner, and certified in sums as needed, and for which vouchers for expenditures duly audited and verified by him shall be rendered, twenty thousand dollars.

No more than ten assistant commissioners shall be employed by the commissioner of agriculture for said department. The assistant residing in the city of Albany shall receive as salary the sum of two thousand five hundred dollars, and the assistant commissioner residing in the city of New York shall receive an annual salary of two thousand five hundred dollars, and such traveling expenses as may be necessary, when away from home on business of said department.

The other assistant commissioners shall receive such salaries, not exceeding fifteen hundred dollars each, as shall be fixed by the commissioner of agriculture, and all necessary expenses incurred in the performance of their duties.

To the commissioner of agriculture the sum of fifteen hundred dollars in lieu of and in full for all traveling and other expenses of himself and of the assistant commissioner located at Albany, incurred by either of them in the discharge of their official duties, payable in equal monthly installments.

AGRICULTURAL SOCIETIES.

For the promotion of agriculture in this state, twenty-six thousand dollars; of said twenty-six thousand dollars there shall be distributed by the commissioner of agriculture to the Amer-

ican institute of the city of New York, town, county, and other agricultural societies, fairs, clubs and expositions the amount they are entitled to by virtue of the provisions of section eighty-nine of the agricultural law; the said remainder shall be apportioned among the county agricultural societies, fairs or associations, the American institute of the city of New York or the societies, fairs or associations entitled thereto in counties where there are no such county agricultural societies, and the various towns and other agricultural societies, clubs or exhibitions, to be distributed in the manner provided by section eighty-eight of the agricultural law.

GENEVA EXPERIMENT STATION.

To the commissioner of agriculture, and to the New York state agricultural experiment station, for enforcing the provisions of law in relation to commercial fertilizers, pursuant to chapter four hundred and thirty-seven of the laws of eighteen hundred and ninety, and chapter nine hundred and fifty-five of the laws of eighteen hundred and ninety-six and chapter six hundred and eighty-seven of the laws of eighteen hundred and ninety-nine, and for the expenses of bulletins as therein provided, the sum of ten thousand dollars, or so much thereof as may be necessary, to be paid from money received by the state treasurer from license fees on fertilizers.

For the expense of enforcing the provisions of the law in relation to concentrated feeding stuffs, as shall be authorized by the board of control, pursuant to chapter five hundred and ten, laws of eighteen hundred and ninety-nine, to be paid from money received by the state treasurer from license fees on concentrated feeding stuffs, two thousand five hundred dollars, or so much thereof as may be necessary.

For the necessary expenditures of the agricultural experiment station at Geneva:

For salaries of the scientific staff and clerical force, twenty-two thousand dollars.

For labor, including engineer, janitors, laboratory helpers, gardeners, herdsmen, teamsters, poultrymen, watchmen and other necessary labor, twelve thousand dollars, or so much thereof as may be necessary.

For necessary expenses in conducting researches in plant nutrition, diseases of plants, injurious insects, bacteriology, horticulture, dairy practice and poultry keeping, sixteen thousand dollars, or so much thereof as may be necessary.

For horticultural instruction, and for the purpose of conducting horticultural investigations and experiments, and for dis-

seminating the information so obtained, as provided for in and pursuant to section eighty-five of the agricultural law, the sum of eight thousand dollars, or so much thereof as may be necessary.

STATE ARCHITECT.

For the salaries of the state architect, seven thousand five hundred dollars;

of the private secretary, one thousand five hundred dollars;
of the chief draughtsman, two thousand five hundred dollars;
of the assistant chief draughtsman, eighteen hundred dollars;
of draughtsmen and tracers, twelve thousand dollars, or so much thereof as may be necessary;

of engineer-in-chief, two thousand five hundred dollars;
of the electrical engineer, two thousand two hundred dollars;
of the structural engineer, two thousand dollars;
of the sanitary engineer, two thousand dollars;
of the heating engineer, two thousand dollars;
of the chief clerk, one thousand five hundred dollars;
of clerk and stenographer, one thousand one hundred dollars;
of two stenographers, one thousand dollars each;
of one stenographer, nine hundred dollars;
of one clerk, nine hundred eighty dollars;
of one messenger, nine hundred dollars;
of two office boys, eight hundred dollars.

For the state architect, for the salaries of building inspectors for work at the charitable institutions of the state of New York, the sum of six thousand dollars, or so much thereof as may be necessary.

For transportation and other expenses of supervision, four thousand five hundred dollars, or so much thereof as may be necessary.

For office expenses, three thousand five hundred dollars, or so much thereof as may be necessary.

BANKING DEPARTMENT.

For the salaries of the superintendent of banks, seven thousand dollars; and the superintendent shall receive one thousand five hundred dollars annually, payable monthly, in lieu of and in full for all expenses and disbursements incurred by him;

of the first deputy superintendent, four thousand dollars; and the first deputy superintendent shall receive one thousand dollars annually, payable monthly, in lieu of, and in full for all expenses and disbursements incurred by him;

of one confidential and financial clerk and private secretary, three thousand three hundred dollars;

of one clerk and examiner, fifteen hundred dollars;

of one clerk and stenographer, twelve hundred dollars;

of one stenographer in Albany office, one thousand dollars;

of one stenographer in the branch office in New York city, one thousand two hundred dollars;

of the night watchman, four hundred and twenty dollars.

For rent of branch office in the city of New York, twelve hundred dollars.

For books, binding, blanks, printing and other expenses of the office of the superintendent of banks, seven thousand five hundred dollars, or so much thereof as may be necessary.

The amounts required for the aforesaid salaries, clerk hire and other expenses above mentioned, shall be refunded to the treasury, one thousand dollars by the savings banks for carrying out the provisions of chapter six hundred and eighty-nine of the laws of eighteen hundred and ninety-two, providing for the reports concerning dormant accounts in savings banks, to be assessed upon and collected from the savings banks making such reports, as provided in said chapter, and the remainder of the amounts hereby appropriated by the several banks, individual bankers, savings banks, trust companies and safe deposit companies in this state in whose behalf the aforesaid salaries, clerk hire and other expenses above mentioned are incurred, pursuant to chapter six hundred and eighty-nine of the laws of eighteen hundred and ninety-two.

For carrying out the provisions of the banking law, chapter six hundred and eighty-nine of the laws of eighteen hundred and ninety-two, as amended, in reference to the supervision and visitation of mortgage, loan or investment companies, and of co-operative savings and loan associations, and for foreign co-operative savings and loan associations, and other similar associations required by the law to report to said superintendent of banks, the following appropriations:

For the salaries of the deputy in charge of bureau of building and loan associations and foreign corporations, four thousand dollars;

of one clerk, thirteen hundred dollars;

of one stenographer, one thousand dollars.

For books, binding, blanks, printing and other expenses of the bureau of building and loan associations and foreign corporations, one thousand three hundred dollars, which sum shall be assessed upon and collected from said associations and corpora-

tions and refunded to the treasury, as provided in said banking law.

For the payment of the examiners for the examination of corporation and individual bankers, pursuant to the provisions of the banking law, forty-four thousand dollars, or so much thereof as may be necessary, which shall be assessed and collected from the corporations and individual bankers, according to the amount charged for the examination of each, and refunded to the state treasury.

For services and expenses of deputies and clerks in the office of the attorney-general, in proceedings or litigations for or on account of corporations subject to the banking law, or in which such corporations are parties, one thousand dollars, or so much thereof as may be necessary, as may be certified by the attorney-general to the comptroller, which amount is hereby appropriated and authorized to be paid.

For a contingent fund to be used by the superintendent of banks to pay the expenses of appraising property and such other contingent expenses in connection with the administration of the banking department as the superintendent thereof shall deem wise and advisable to incur, or for the payment of examiners, the sum of two thousand dollars, or so much thereof as may be necessary, which sum shall be assessed upon and collected from the corporations, or a part of them, and refunded to the treasury, as provided in said banking law.

STATE BOARD OF CHARITIES.

For the salary of the secretary of the state board of charities, three thousand five hundred dollars.

The compensation of twelve commissioners, as provided by chapter five hundred forty-six of the laws of eighteen hundred and ninety-six, two thousand dollars, or so much thereof as may be necessary.

For the salaries of the superintendent of inspection, two thousand five hundred dollars;

of the chief clerk, one thousand five hundred dollars;

of one clerk, one thousand four hundred dollars;

of the statistician, one thousand dollars;

of one stenographer, nine hundred dollars;

of one stenographer, seven hundred dollars;

of one messenger, seven hundred twenty dollars;

of one clerk, seven hundred twenty dollars;

of one junior clerk, six hundred dollars.

For temporary help at the Albany office, three hundred dollars, or so much thereof as may be necessary.

For traveling expenses of the commissioners and secretary while engaged in the discharge of their official duties, two thousand five hundred dollars, or so much thereof as may be necessary.

For traveling expenses of the employes of the department while engaged in their official duties, two thousand five hundred dollars, or so much thereof as may be necessary.

For rent, printing and other expenses of the office, five thousand dollars, or so much thereof as may be necessary.

For postage, and expense of transportation of all letters, official documents or other matter sent by express or freight, including boxes or covering for same, twelve hundred dollars, or so much thereof as may be necessary.

NEW YORK OFFICE.

For the salaries of the superintendent, one thousand five hundred dollars;

of one inspector, one thousand four hundred dollars;

of one inspector, one thousand two hundred dollars;

of two inspectors, nine hundred dollars each;

of the stenographer, seven hundred and twenty dollars.

ROCHESTER OFFICE.

For the salaries of the inspector, one thousand two hundred dollars;

of the stenographer, six hundred dollars.

STATE AND ALIEN POOR.

For the salaries of the superintendent, three thousand dollars;

of the deputy superintendent in New York city, one thousand five hundred dollars;

of the inspector, one thousand five hundred dollars;

of the assistant inspector, one thousand two hundred dollars;

of the transfer agent Kings county almshouse, one thousand dollars;

of the transfer agent, Erie county almshouse, one thousand dollars;

of the clerk and stenographer, seven hundred and twenty dollars;

of the stenographer, seven hundred dollars;

of the messenger, four hundred dollars.

For traveling expenses of superintendent and inspectors, three thousand dollars.

For incidental office expenses, eight hundred dollars.

For maintenance, transportation and removal of state, non-resident and alien poor, twenty-six thousand dollars, or so much thereof as may be necessary.

And it shall be the duty of the said board in their annual report to the legislature to give a complete and itemized statement of the expenditures for state paupers during the preceding fiscal year.

CIVIL SERVICE COMMISSION.

For the salaries of the civil service commissioners, nine thousand dollars.

For the necessary expenses of the several commissioners while in the discharge of their official duties, including all expenses while attending meetings of commission, six hundred dollars each payable monthly.

For expenses of examinations, and compensation of temporary local and expert examiners to be appointed by the commission, four thousand five hundred dollars, or so much thereof as may be necessary; such examinations shall be held at least once a year in each of the following places:

Albany, Amsterdam, Auburn, Binghamton, Buffalo, Elmira, Hornellsville, Ithaca, Jamestown, Kingston, Lockport, Malone, Newburgh, New York, Ogdensburg, Olean, Plattsburg, Poughkeepsie, Rochester, Syracuse, Utica and Watertown; and shall cover all offices in the state civil service for which competitive examinations are required, except such examinations as require special tools, machinery or laboratory facilities.

Notice shall be mailed to the newspapers publishing the session laws in each county of the time and place of such examination, and the positions for which the examination is held at least twenty days before the time in which to file applications for such examination expires for publication at their option without charge and the commission may require application to be made a reasonable time before the date of examination.

For the salaries of the chief examiner, three thousand six hundred dollars, and for his necessary traveling expenses, incurred in the discharge of his duty, five hundred dollars, or so much thereof as may be necessary;

of the secretary, three thousand dollars;

of the assistant secretary, one thousand fifty dollars;

of one clerk or stenographer, nine hundred dollars;

of one stenographer, one thousand two hundred dollars;

of one stenographer, nine hundred dollars;

of one stenographer, seven hundred twenty dollars;

of one messenger, four hundred and eighty dollars.

For the traveling expenses of the secretary while in the discharge of his official duties, three hundred dollars, or so much thereof as may be necessary.

For the salaries of a senior examiner, two thousand dollars; of one examiner, fourteen hundred dollars;

of one examiner, ten hundred dollars.

And for their necessary traveling expenses, together with the expenses of the stenographer, while in the discharge of official duties, three hundred dollars, or so much thereof as may be necessary.

For books, printing, stationery and other expenses of the office of the civil service commission, and for expenses incurred in the inspection or investigation of the manner of the administration of the law and rules, two thousand dollars, or so much thereof as may be necessary.

For postage, and expense of transportation of all letters, official documents or other matter sent by express or freight, including boxes or covering for same, thirteen hundred dollars, or so much thereof as may be necessary.

STATE DEPARTMENT OF EXCISE.

For the salaries of the state commissioner of excise, five thousand dollars, and for his expenses and disbursements as provided by chapter three hundred and twelve of the laws of eighteen hundred and ninety-seven, one thousand eight hundred dollars;

of the deputy commissioner, four thousand dollars, and for his expenses and disbursements as provided by chapter three hundred and twelve of the laws of eighteen hundred and ninety-seven, one thousand five hundred dollars;

of the special deputy commissioner for the boroughs of Manhattan and the Bronx, four thousand dollars;

of the special deputy commissioner for the borough of Brooklyn, three thousand dollars;

of the special deputy commissioners for Erie county, three thousand dollars;

of the special deputy commissioner for the borough of Queens, two thousand five hundred dollars, and for expenses of his office, including office rent and clerical help, one thousand five hundred dollars, or so much thereof as may be necessary;

of the special deputy commissioner for the borough of Richmond, two thousand dollars, and for expenses of his office, including office rent and clerical help, five hundred dollars, or so much thereof as may be necessary.

of the special deputy commissioner for the county of Monroe, two thousand dollars, and for the expenses of his office, including office rent and clerical help, five hundred dollars, or so much thereof as may be necessary; and for expenses of special agent service, including salary of sixty agents, and salary and expenses of special detective service, one hundred and fifteen thousand dollars;

of the general counsel, four thousand five hundred dollars, and for attorneys for Albany, New York, Brooklyn and Buffalo offices, and compensation, costs, expenses and disbursements of attorneys under section ten of the liquor tax law, twenty thousand dollars;

of the secretary, Albany office, two thousand dollars;

of the financial clerk, Albany office, one thousand eight hundred dollars;

of the clerical help at Albany office, one rebate clerk, two thousand dollars;

of one bookkeeper, two thousand dollars;

of one accountant and statistician, two thousand dollars;

of five bookkeepers, one thousand three hundred and twenty dollars each;

of one bookkeeper, one thousand two hundred dollars;

of one bookkeeper, one thousand and eighty dollars;

of one auditor, two thousand five hundred dollars;

of one accountant and special examiner, two thousand five hundred dollars;

of one confidential clerk, two thousand dollars;

of one assistant financial clerk, one thousand five hundred dollars;

of one clerk, one thousand four hundred dollars;

of one index clerk, one thousand dollars;

of one clerk, one thousand and twenty dollars;

of one proof-reader clerk, nine hundred dollars;

of two stenographers, one thousand and sixty dollars each;

of two stenographers, one thousand dollars each;

of one law stenographer, one thousand two hundred dollars;

of two stenographers, nine hundred and sixty dollars each;

of two stenographers, nine hundred dollars each;

of one stenographer, eight hundred and forty dollars;

of one messenger and mail clerk, one thousand two hundred dollars;

of one messenger, seven hundred and twenty dollars;

of one page, five hundred dollars;

of the clerical help, New York office, one cashier and bookkeeper, three thousand dollars;

of one assistant cashier and bookkeeper, two thousand two hundred and fifty dollars;

of one assistant cashier and bookkeeper, one thousand five hundred dollars;

of one clerk, two thousand dollars;

of one clerk, one thousand five hundred dollars;

of eight clerks, one thousand two hundred dollars each;

of one stenographer, one thousand two hundred dollars;

of one stenographer and bookkeeper, twelve hundred dollars;

of one law stenographer, one thousand five hundred dollars;

of the clerical help at Brooklyn office, one cashier and bookkeeper, two thousand two hundred dollars;

of one assistant cashier and bookkeeper, one thousand six hundred dollars;

of one clerk, one thousand six hundred dollars;

of five clerks, one thousand two hundred dollars each;

of one stenographer, one thousand two hundred dollars;

of the clerical help at Buffalo office, one assistant cashier and bookkeeper, one thousand seven hundred dollars;

of one confidential clerk, one thousand five hundred dollars;

of one clerk, one thousand five hundred dollars;

of one stenographer, nine hundred dollars.

For office expenses, including equipment, stationery, telephoning, telegraphing, express charges, postage, miscellaneous and incidental expenses, Albany and suboffices, twelve thousand dollars.

For examination of offices of the special deputy commissioners and county treasurers, one thousand dollars.

For expense of enumeration and determining amount of excise taxation in several localities, including supervision, five thousand dollars.

For rentals, New York office, five thousand five hundred dollars; Brooklyn office, two thousand four hundred dollars; Buffalo office, one thousand three hundred dollars.

For books, blanks and printing, five thousand dollars.

For paying judgments against the state commissioner of excise and also judgments against any special deputy commissioner of excise or against any county treasurer, where said judgments against said special deputy commissioners or county treasurers were obtained in actions or proceedings brought or defended by the direction of the state commissioner of excise, the sum of one thousand dollars.

For the state commissioner of excise, fifty thousand dollars, or so much thereof as may be necessary, to pay refunds on surrender of liquor tax certificates, under the provisions of

the liquor tax law, to be paid by the state treasurer from excise moneys in his hands upon the certificate of the comptroller.

FOREST, FISH AND GAME COMMISSION.

For the salaries of the commissioner, five thousand dollars; of the deputy commissioner two thousand five hundred dollars; for the expenses of the commissioner and deputy commissioner, two thousand dollars, or so much thereof as may be necessary; of the superintendent of forests, three thousand dollars, and for his necessary expenses, nine hundred dollars, or so much thereof as may be necessary;

of the assistant superintendent of forests, two thousand dollars; and for his necessary expenses, five hundred dollars, or so much thereof as may be necessary;

of the assistant secretary, two thousand dollars;

of the audit and pay clerk, eighteen hundred dollars;

of special agent, fifteen hundred dollars;

of stenographer and clerk, fifteen hundred dollars;

of stenographer, twelve hundred dollars, or so much thereof as may be necessary;

of chief protector, two thousand five hundred dollars;

of the license clerk and clerk to the chief protector, one thousand five hundred dollars;

of two assistant chief protectors, fourteen hundred dollars each;

of forty-four protectors, five hundred dollars each, or so much thereof as may be necessary.

For the expenses of such chief, assistant chiefs and protectors, twenty-two thousand three hundred dollars, or so much thereof as may be necessary.

For the salaries of the superintendent of shell-fish department, two thousand dollars, and for his expenses, five hundred dollars, or so much thereof as may be necessary;

for rent and office expenses of shell-fish department, two thousand dollars, or so much thereof as may be necessary;

of two oyster protectors, one thousand dollars each;

of the assistant oyster protector, six hundred dollars;

of the cashier and stenographer in the shell-fish department, twelve hundred dollars, or so much thereof as may be necessary;

of the confidential clerk in the shell-fish department, fifteen hundred dollars, and for the expenses of the oyster protector and assistant oyster protector, nineteen hundred and fifty dollars, or so much thereof as may be necessary;

of the chief fire warden, seventeen hundred dollars;

of foresters, three thousand dollars, or so much thereof as may be necessary, and for expenses of the chief fire warden and foresters, two thousand dollars, or so much thereof as may be necessary.

For the expense and maintenance of fish hatcheries and hatching stations and for the propagation and distribution of food and game fish and fish fry, other than salaries, fifty thousand dollars, or so much thereof as may be necessary.

For rent, stationery, printing and office expenses of the commission, other than salaries, four thousand dollars, or so much thereof as may be necessary.

INSPECTOR OF GAS METERS.

For the inspector of gas meters, for salary and salaries of deputies, as provided for by chapter three hundred and eighty-five of the laws of eighteen hundred and ninety-three, and as provided by chapter three hundred and sixty-four of the laws of eighteen hundred and ninety-eight, eleven thousand dollars. For office and other expenditures, including the providing of seals to be affixed to said meters, as provided by chapter seven hundred and thirty-two of the laws of eighteen hundred and ninety-nine, the sum of two thousand dollars, or so much thereof as may be necessary; for ten mechanics employed at not more than three and one-half dollars a day, ten thousand five hundred dollars, or so much thereof as may be necessary; which several sums hereby appropriated shall be refunded to the treasury by the several gas-light corporations in this state in amounts proportionate to the amount of the capital stock of such corporations respectively, to be ascertained and assessed by the comptroller of the state in accordance with the provisions of chapter three hundred and eighty-five of the laws of eighteen hundred and ninety-three, and acts amendatory thereof and chapter three hundred and sixty-four of the laws of eighteen hundred and ninety-eight.

HEALTH DEPARTMENT.

For the salaries of the commissioner of health, thirty-five hundred dollars; and for his expenses, one thousand dollars, in full for all expenses and disbursements incurred by him, payable monthly;

of the secretary of the department, twenty-five hundred dollars;

of the chief clerk, twenty-four hundred dollars;

of the medical expert, fifteen hundred dollars;

of the registrar of vital statistics, fifteen hundred dollars;
of the supply and mailing clerk, twelve hundred dollars;
of the stenographer, one thousand dollars;
of five clerks, five thousand eight hundred dollars, or so much thereof as may be necessary.

For the expenses of the bureau of pathology and bacteriology, fourteen hundred dollars, or so much thereof as may be necessary.

For services and expenses of experts, and stenographers in examinations and investigations and for the expenses of the annual conference of health officers, three thousand dollars, or so much thereof as may be necessary.

For necessary expenditures for the manufacture and standardization of tetanus, streptococcus and diphtheria antitoxin and for further investigations of serum therapy in tuberculosis, typhoid fever and kindred diseases, the sum of fourteen thousand dollars, or so much thereof as may be necessary, such expenditures to be made upon the approval of the governor.

For equipment and maintenance of the cancer laboratory at Buffalo, for investigation into the cause, nature, mortality rate and treatment of cancer, and the salaries of officials of the same, the sum of ten thousand dollars, or so much thereof as may be necessary, the vouchers for which shall be officially verified by the director of said laboratory, and approved by the state commissioner of health.

For furniture, books, blanks, binding, printing, and other office expenses, four thousand five hundred dollars, or so much thereof as may be necessary.

For necessary traveling expenses of subordinates of the department while in the discharge of official duties pursuant to the written direction of the commissioner, eighteen hundred dollars, or so much thereof as may be necessary, to be paid upon the audit of the comptroller and upon the certificate of the commissioner.

For postage, and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, one thousand three hundred fifty dollars, or so much thereof as may be necessary.

STATE HISTORIAN.

For the salaries of the state historian, four thousand five hundred dollars;

of the clerk, one thousand five hundred dollars.

For stationery and other office expenses, three hundred and fifty dollars, or so much thereof as may be necessary.

INSURANCE DEPARTMENT.

For the salaries of the superintendent of insurance, seven thousand dollars; and the superintendent of insurance shall receive the sum of one thousand seven hundred dollars annually, payable monthly, in lieu of and in full for all expenses and disbursements incurred by him;

of the first deputy superintendent of insurance, five thousand dollars; and the first deputy superintendent of insurance shall receive the sum of two thousand three hundred dollars annually, payable monthly, in lieu of and in full for all expenses and disbursements incurred by him;

of the second deputy superintendent of insurance, four thousand five hundred dollars;

of the third deputy superintendent of insurance, four thousand five hundred dollars;

of the confidential clerk to the superintendent of insurance, two thousand five hundred dollars;

of the stenographer to the superintendent of insurance, one thousand two hundred dollars;

of the stenographer to the first deputy superintendent of insurance, one thousand two hundred dollars;

of the stenographer to the second deputy superintendent of insurance, one thousand two hundred dollars;

of the chief clerk of the tax department, three thousand five hundred dollars;

of the cashier, three thousand five hundred dollars;

of the order clerk, two thousand five hundred dollars;

of the bookkeeper, two thousand dollars;

of the general clerk, two thousand one hundred dollars;

of the stenographer, one thousand four hundred dollars;

of the typewriter and copyist, one thousand two hundred dollars;

of the mailing clerk, one thousand two hundred dollars;

of the messenger, one thousand two hundred dollars;

of the night watchman, nine hundred dollars;

of the actuary, four thousand five hundred dollars;

of the first assistant actuary, three thousand two hundred dollars;

of the second assistant actuary, twenty-four hundred dollars;

of six assistant actuaries, fifteen hundred dollars each;

of five clerks in actuary's department, fifteen hundred dollars each;

of the certificate of authority clerk, one thousand five hundred dollars;

of the stationery clerk and expert proof-reader, one thousand two hundred dollars;

of the statistician, two thousand four hundred dollars;

of the assistant to statistician, one thousand five hundred dollars;

of the stenographer at the New York office, one thousand two hundred dollars.

For rent of branch office, New York city, one thousand seven hundred dollars.

For sundry expenses at New York office of department—telephone, telegraph, and stationery, one thousand dollars, or so much thereof as may be necessary.

For printing and binding insurance reports, two thousand five hundred dollars, or so much thereof as may be necessary.

For miscellaneous printing and binding, office stationery, postage, expressage, telegrams, telephones, messenger service, office furniture and office expenses, nine thousand dollars, or so much thereof as may be necessary.

For incidental expenses, including counsel, traveling expenses of department employes on official business, and extraordinary expenses, four thousand five hundred dollars, or so much thereof as may be necessary.

For expenses of computation, compilation and publication of new valuation tables for valuations and other incidental expenses connected therewith, to carry into effect the provisions of section eighty-four of the insurance law, three thousand dollars, or so much thereof as may be necessary.

The following appropriations to be collected from and refunded to the treasury by the corporations under examination, when disbursements therefrom are in consequence of services at or in connection with such examinations:

For the salaries of the chief examiner, five thousand dollars;

of thirteen examiners and one inspector, thirty-seven thousand dollars, or so much thereof as may be necessary.

For services and expenses of deputies and clerks in the office of the attorney-general, in proceedings or litigations for or on account of insurance companies, or in which insurance companies are parties, one thousand dollars, or so much thereof as may be necessary, as may be certified by the attorney-general to the comptroller, which amount is hereby appropriated and authorized to be paid.

For services and expenses of department appraisers in this state; for services and expenses of appraisers and examiners designated in other states; for services and expenses of counsel; for expenses of examiners and inspector in connection with ex-

aminations of insurance companies, and for extra temporary services when required, twenty-five thousand dollars, or so much thereof as may be necessary.

DEPARTMENT OF LABOR.

For the salaries of the commissioners of labor, three thousand five hundred dollars;

of the mediator of industrial disputes, two thousand five hundred dollars;

of the first deputy commissioner of labor, two thousand five hundred dollars;

of the assistant first deputy commissioner of labor, two thousand dollars;

of the second deputy commissioner of labor, two thousand five hundred dollars;

of the assistant to second deputy commissioner of labor, two thousand dollars;

of the chief statistician, two thousand five hundred dollars;

of the statistical clerk, two thousand dollars;

of two statisticians, one thousand eight hundred dollars each;

of the statistician, one thousand five hundred dollars;

of the special agent, one thousand five hundred dollars;

of the special agent, one thousand four hundred forty dollars;

of two special agents, one thousand two hundred dollars each;

of the clerk, one thousand four hundred forty dollars;

of the clerk, one thousand three hundred eighty dollars;

of three clerks, one thousand two hundred dollars each;

of two clerks, eight hundred dollars each.

of the confidential clerk, one thousand two hundred dollars;

of the messenger, one thousand two hundred dollars;

of thirty-seven deputy factory inspectors, forty-four thousand four hundred dollars;

of the superintendent of licenses, two thousand four hundred dollars.

For expenses of commissioner, one thousand five hundred dollars, or so much thereof as may be necessary.

For the expenses of the first and second deputies, their assistants, the mediator, the superintendent of licenses, the statisticians, the special agents and the deputy factory inspectors while engaged in the discharge of their official duties under the direction of the commissioner, twenty-four thousand dollars, or so much thereof as may be necessary.

For printing, including the expense of publishing bulletins, five thousand dollars, or so much thereof as may be necessary.

For postage, telephone, telegraph and messenger service, express charges and other expenses, seven thousand dollars, or so much thereof as may be necessary.

LAND OFFICE.

For valuations, assessments and other necessary expenses of the public lands and land board, five thousand dollars, including the mileage and expenses of the speaker of the assembly for attendance as commissioner of the land office.

LUNACY COMMISSION.

For the state care of the insane, to be expended under the provisions of chapter five hundred and forty-five of the laws of eighteen hundred and ninety-six, chapter nine hundred and forty-four of the laws of eighteen hundred and ninety-six, chapter four hundred and sixty of the laws of eighteen hundred and ninety-seven, and chapter six hundred and thirty-six of the laws of eighteen hundred and ninety-eight:

For the state commissioners in lunacy, for salaries, traveling and incidental expenses, pursuant to chapter five hundred and forty-five of the laws of eighteen hundred and ninety-six, eighteen thousand six hundred dollars.

For the salaries of the secretary of the commission, four thousand dollars;

of the clerks, messengers, experts and other employes, sixteen thousand dollars.

For other clerical services, two thousand dollars.

For the deportation of alien and non-resident lunatics to other countries and states, and for the transfer of patients from one hospital to another to relieve overcrowding, seven thousand dollars.

For compensation and expenses of special agents, ten thousand dollars.

For printing, stationery, postage and other necessary office expenses, five thousand dollars.

For salaries of officers of state hospitals, the sum of two hundred and thirty thousand dollars.

For salaries and wages of all other employes of state hospitals, the sum of one million three hundred thirty-five thousand dollars.

For the support and maintenance of the state hospitals other than salaries and wages of officers and employes, the sum of two million three hundred thousand dollars.

For the maintenance of a pathological institute under the direction of the state commission in lunacy, fifteen thousand dollars, and the commission shall provide accommodations in the city of New York for a hospital to receive a limited number of alleged insane and insane persons where skilled observation is necessary in making required pathological and psychopathic research and examination. Admission to the hospital hereby created shall be regulated by the commission, who shall appoint a superintendent having the qualifications of superintendents of state hospitals provided for in sections thirty-four and thirty-five of the insanity law. He shall perform such duties for the care and treatment of admitted patients, and shall have such privileges, as may be prescribed by the commission. A laboratory shall be established as a part of said hospital, the director of which shall perform such duties relating to pathological research for all of the state hospitals for the insane, and with such privileges in the hospital hereby established, as may be prescribed by the commission. The director shall receive an annual salary to be fixed by the commission subject to the approval of the governor.

All moneys hereby appropriated not necessarily expended during the fiscal year for the purposes specified, shall be available for buildings, repairs and improvements.

NATIONAL GUARD.

For the salaries of the adjutant-general, four thousand dollars; of the assistant adjutant-general, military storekeeper and clerical force, as provided in section one hundred and sixty-one of the military code, twenty-three thousand dollars;

of the officers on the staff of the major-general commanding the national guard, as provided by section one hundred and sixty of the military code, fifteen thousand dollars.

For allowances to headquarters of brigades, regiments, battalions and squadron, as provided in section one hundred and fifty-nine of the military code, thirty thousand five hundred dollars.

For allowances to officers to assist in uniforming and equipping themselves and organizations for the purpose of defraying necessary military expenses, as provided in sections one hundred and fifty-six and one hundred and fifty-seven of the military code, one hundred and fifty thousand dollars.

For postage and expense of transportation of all letters, official documents or other matter sent by express or freight, including boxes or coverings for same, one thousand five hundred dollars, or so much thereof as may be necessary.

For the other general expenses of the national guard of the state, and the office of the adjutant-general, to be expended in accordance with the military code, the sum of two hundred and thirty-seven thousand dollars.

The appropriations herein made for other general expenses of the national guard and naval militia shall be available for the payment of expenses for which special appropriations have been made, provided the governor shall certify that in his opinion it is necessary, and to the amount so certified.

MILITARY RECORD FUND.

Revenue.

For the adjutant-general for the expenses of the bureau of military records, payable from the revenue of the military record fund, two thousand dollars, or so much thereof as may be necessary.

NAVAL MILITIA.

For allowances to headquarters of the naval militia and battalions, as provided in section one hundred fifty-nine of the military code, two thousand four hundred dollars.

For allowances to officers of the naval militia to assist in uniforming and equipping themselves, and organizations of the naval militia, for the purpose of defraying necessary military expenses as provided in sections one hundred fifty-six and one hundred fifty-seven of the military code, four thousand dollars.

For other general expenses of the naval militia and the office of the adjutant-general, to be expended in accordance with the military code, eighteen thousand six hundred dollars.

STATE COMMISSION OF PRISONS.

For the salaries of the president of the state commission of prisons, two thousand five hundred dollars;

of the secretary of the commission and other necessary clerical services, five thousand five hundred dollars.

For the necessary traveling expenses, inspecting the penal institutions, and for office expenses, three thousand dollars, or so much thereof as may be necessary.

PRISONS.

For the support and maintenance of the several state prisons, and the Eastern New York reformatory pursuant to chapter three hundred and eighty-two of the laws of eighteen hundred

and eighty-nine, and for the ordinary repairs thereof and supplying water therefor, five hundred and twenty-five thousand dollars, or so much thereof as may be necessary.

For the salary of superintendent of state prisons, six thousand dollars.

For the necessary traveling expenses of the superintendent and his clerks, one thousand five hundred dollars, or so much thereof as may be necessary.

For the salaries of the superintendent's clerk, four thousand dollars;

of the industry clerk, two thousand five hundred dollars;

of two stenographers, one thousand dollars each;

of the messenger, one thousand dollars;

of three parole officers, twelve hundred dollars each.

For other office expenses, one thousand five hundred dollars or so much thereof as may be necessary.

For the traveling expenses of the commissioners for paroled prisoners and of the parole officers, and for stenographic and office expenses, four thousand seven hundred dollars, or so much thereof as may be necessary.

For the support and maintenance of the state prison for women at Auburn, pursuant to chapter three hundred and six of the laws of eighteen hundred and ninety-three, for ordinary repairs, supplying water therefor and for the transportation of women prisoners, fifteen thousand dollars, or so much thereof as may be necessary.

DANNEMORA HOSPITAL FOR INSANE CONVICTS.

For the support and maintenance of the Dannemora hospital for insane convicts, forty-eight thousand dollars, or so much thereof as may be necessary.

For the salaries of the medical superintendent, thirty-nine hundred dollars;

of the assistant physician, fifteen hundred dollars;

of the assistant steward, one thousand dollars.

MATTEAWAN STATE HOSPITAL FOR INSANE CRIMINALS.

For the support and maintenance of Matteawan state hospital for insane criminals, sixty thousand dollars, or so much thereof as may be necessary.

For the salaries of the medical superintendent, four thousand five hundred dollars;

of the first assistant, two thousand three hundred dollars;

of the second assistant, one thousand six hundred dollars;

of the assistant physician, one thousand three hundred dollars;

of the steward, one thousand seven hundred dollars.

PRINTING.

For the legislative printing of the state, two hundred fifty thousand dollars, or so much thereof as may be necessary, and the comptroller is authorized to pay from said amount for the services of an expert printer to examine all the accounts for printing a sum not to exceed two thousand four hundred dollars per annum.

SESSION LAWS AND OFFICIAL CANVASS.

For the publication of the session laws and the official canvass and official notices provided by law, which are subjects of contract, twenty-five thousand dollars, or so much thereof as may be necessary.

PUBLICATION OF GENERAL LAWS.

For the payment of newspapers in the various counties in this state for the publication of the general laws of the state pursuant to chapter seven hundred and fifteen of the laws of eighteen hundred and ninety-two, one hundred thousand dollars, or so much thereof as may be necessary.

QUARANTINE COMMISSIONERS.

For the salaries of the commissioners of quarantine, seven thousand five hundred dollars;

of the secretary, eighteen hundred dollars;

of the superintendent, twelve hundred dollars;

of the captain of the tug, twelve hundred dollars;

of the engineer, nine hundred and sixty dollars;

of the fireman and one deck hand, four hundred and eighty dollars each;

of one pilot, six hundred dollars;

of the steward, six hundred dollars;

of the superintendent of Swinburne island, twenty-five hundred dollars;

of the engineer, eleven hundred and fifty dollars;

of the carpenter, nine hundred dollars;

of two laborers, seven hundred and twenty dollars each;

of the cook, two hundred and forty dollars;

of the laundress, three hundred dollars;

of the superintendent of Hoffman island, fifteen hundred dollars;

of the engineer, ten hundred and fifty dollars:

of the carpenter, nine hundred dollars;

of the master mechanic, twelve hundred and eighty dollars;

of two laborers, seven hundred and twenty dollars each.

For general repairs and expenses of maintenance, ten thousand dollars, or so much thereof as may be necessary.

RAILROAD COMMISSIONERS.

For the board of railroad commissioners, for salaries, and expenses, as provided in section one hundred and seventy, article six, chapter five hundred and sixty-five of the laws of eighteen hundred and ninety, as amended by chapter five hundred and thirty-four of the laws of eighteen hundred and ninety-two, and chapter four hundred and fifty-six, of the laws of eighteen hundred and ninety-six, sixty-four thousand dollars, to be expended as follows:

For the salaries of three commissioners, eight thousand dollars each;

of the secretary, six thousand dollars;

of the assistant secretary, four thousand dollars;

of the steam railroad inspector, three thousand dollars;

of the accountant, two thousand five hundred dollars;

of the examiner, two thousand five hundred dollars;

of four clerks, one thousand five hundred dollars each;

of the marshal, one thousand five hundred dollars;

of three stenographers, one thousand two hundred dollars each.

And for the traveling expenses of the commissioners, secretary, assistant secretary, inspectors, accountants, electrical and other experts, stenographers and clerks; and remuneration of engineers, accountants, experts and clerks whose services may be deemed of temporary importance in accordance with section one hundred and fifty-three of the railroad law; and the necessary office expenses, books and supplies of the commission, ten thousand nine hundred dollars, or so much thereof as may be necessary.

For printing and binding the additional reports of the board of railroad commissioners, as provided in section one hundred and sixty-six of the railroad law, twenty-five hundred dollars, or so much thereof as may be necessary.

For services and expenses of deputies and clerks in the office of the attorney-general, in proceedings or litigation, for or on account of the railroad commission, or in which the railroad com-

missioners, were or are parties, one thousand dollars, or so much thereof as may be necessary, as may be certified by the attorney-general to the comptroller, which amount is hereby appropriated and authorized to be paid.

For the board of railroad commissioners, for an electrical expert, the sum of four thousand dollars.

The amounts hereinbefore stated under this title, to wit: "railroad commissioners," shall be refunded to the treasury by the several corporations owning or operating railroads in this state, in such manner and proportion as is prescribed by law.

The sum of seven thousand five hundred dollars to carry into effect the provisions of chapter seven hundred and fifty-four of the laws of eighteen hundred and ninety-seven, entitled "An act to amend the railroad law and the acts amendatory thereof relative to grade crossings;" which sum the board of railroad commissioners is hereby authorized and empowered to expend in the employment of expert and clerical service necessary to supervise the work performed under the said chapter seven hundred and fifty-four of the laws of eighteen hundred and ninety-seven, and the acts amendatory thereof, and to prepare plans, maps and specifications therefor, and for other necessary expenses; said seven thousand five hundred dollars to be paid by the treasurer upon the warrant of the comptroller, as directed by said board of railroad commissioners, from the money hereby appropriated, as follows:

For the salaries of the superintendent of the grade-crossing bureau, three thousand dollars;

of the inspector of grade-crossings, eighteen hundred dollars;

and for traveling expenses of the commissioners, secretary, assistant secretary, superintendent, inspectors, accountants, experts, stenographers and clerks, in relation to grade-crossing work, and other necessary expenses, books and supplies, the sum of two thousand seven hundred dollars, or so much thereof as may be necessary.

STATE SUPERINTENDENT OF ELECTIONS.

For the state superintendent of elections for the metropolitan elections district:

For the salaries of the state superintendent, five thousand dollars;

of the chief deputy, four thousand five hundred dollars;

of the clerk, eighteen hundred dollars;

of the stenographer, fifteen hundred dollars;

of the deputy state superintendents of election, seventy-five thousand dollars, or so much thereof as may be necessary.

.For the state superintendent of elections for office expenses, and expenses incurred in carrying out the provisions of the laws relating to the metropolitan elections district, the sum of ten thousand dollars, or so much thereof as may be necessary.

SUPERINTENDENT OF PUBLIC WORKS.

PAYABLE FROM THE CANAL FUND.

For salaries of the superintendent of public works, six thousand dollars;

of the deputy superintendent, four thousand dollars;

of three assistant superintendents, three thousand dollars each;

of the financial clerk, three thousand six hundred dollars;

of the assistant financial clerk, two thousand seven hundred dollars;

of the chief clerk, three thousand dollars;

of the filing clerk, one thousand three hundred dollars;

of the stenographer, fifteen hundred dollars;

of the stenographer, one thousand dollars;

of the special agent, one thousand two hundred dollars;

of the messenger, one thousand dollars;

of the clerk, eastern division, one thousand six hundred dollars;

of the stenographer, nine hundred dollars;

of the clerk, middle division, one thousand five hundred dollars;

of the assistant clerk, one thousand dollars;

of the stenographer, seven hundred dollars;

of the janitress, three hundred dollars;

of the clerk, western division, one thousand five hundred dollars;

of the assistant clerk, twelve hundred dollars;

of the assistant clerk, nine hundred dollars;

of the janitress, one hundred and forty-four dollars.

For the traveling expenses of the assistant superintendents of public works, one thousand five hundred dollars; and for additional clerk hire, office and contingent expenses of the superintendent and assistant superintendents of public works, seven thousand seven hundred dollars, or so much thereof as may be necessary.

For the traveling expenses of the superintendent of public works, two thousand five hundred dollars, and for the traveling expenses of the deputy superintendent of public works, one thousand dollars, payable monthly in full for all such expenses.

For the salaries of sixteen section superintendents, one thousand five hundred dollars each;

of two section superintendents, one thousand two hundred dollars each;

of one section superintendent, two thousand dollars.

For the salaries of the statistician in the office of the superintendent of public works, one thousand eight hundred dollars;

of the collectors and compilers of statistics relating to the trade and tonnage of the canals during the season of navigation, eight thousand one hundred dollars, comprising two collectors at one hundred and twenty-five dollars each per month, five collectors at one hundred dollars each per month, and four collectors at eighty dollars each per month;

of the collectors, clerks and inspectors and measurers of boats, eight thousand three hundred dollars, comprising three clerks at eighty dollars each per month, five clerks at seventy-five dollars each per month, and seven clerks at seventy dollars each per month.

For additional clerk hire and contingent expenses of such collectors and inspectors, one thousand five hundred dollars, or so much thereof as may be necessary.

For the payment of the expenses of lock tending and the ordinary repairs of the canals of the state, eight hundred and twenty thousand dollars, or so much thereof as may be necessary.

PAYABLE FROM THE GENERAL FUND.

For the compensation of gate tenders for the state dams upon the Beaver and Moose rivers, as provided by chapter one hundred and sixty-eight of the laws of eighteen hundred and ninety-four, the sum of one thousand one hundred dollars, or so much thereof as may be necessary, to be paid by the comptroller on the certificate of the commissioners appointed under said act, or a majority thereof, and with the approval of the superintendent of public works.

For the compensation of the tender and for the maintenance and operation of the draw-bridge over Minneceingo creek, Rockland county, the sum of seven hundred dollars, or so much thereof as may be necessary, on the certificate of the superintendent of public works.

STEAM VESSEL INSPECTION.

For the salaries of the inspectors of steam vessels, six thousand dollars.

For their actual and necessary traveling expenses while in the discharge of their official duties, and for the supplies nec-

essary for the performance of said duties, two thousand dollars, or so much thereof as may be necessary, pursuant to chapter five hundred and ninety-two of the laws of eighteen hundred and ninety-seven.

SUPERINTENDENT OF PUBLIC BUILDINGS.

For the salaries of the superintendent of public buildings, five thousand dollars;

of the deputy superintendent, two thousand five hundred dollars;

of the chief engineer, two thousand two hundred dollars;

of the confidential clerk and stenographer, two thousand dollars;

of the clerk and bookkeeper, one thousand five hundred dollars;

of the paymaster, two thousand dollars;

of the chief orderly, one thousand five hundred dollars;

of the storekeeper, one thousand two hundred dollars;

of the janitor of the state hall, one thousand two hundred dollars;

of the janitor of the geological hall, one thousand two hundred dollars.

For the services of orderlies, watchmen, engineers, firemen, carpenters, machinists, electricians, cleaners, laborers and other necessary employes in the care and maintenance, the sum of one hundred and ten thousand dollars, or so much thereof as may be necessary.

For lighting and necessary fixtures and appliances therefor, fifty thousand dollars, or so much thereof as may be necessary.

For furniture, repairs, coal, fuel and other expenses, forty thousand dollars, or so much thereof as may be necessary.

For postage, and expense of transportation of all letters, official documents or other matter sent by express or freight, including boxes or covering for same, one hundred fifty dollars, or so much thereof as may be necessary.

TAX COMMISSIONERS.

For the salaries of the tax commissioners, the sum of fifteen thousand dollars;

of the secretary, three thousand five hundred dollars;

of the confidential appraiser, three thousand six hundred dollars;

of the chief clerk, two thousand dollars;

of one bookkeeper, one thousand four hundred dollars;

- of one bookkeeper, one thousand one hundred dollars;
- of one clerk, nine hundred dollars;
- of one stenographer, one thousand five hundred dollars;
- of one stenographer, one thousand dollars;
- for extra stenographic work, three hundred dollars; or so much thereof as may be necessary;
- of the messenger, five hundred dollars.

For postage, printing, stationery and other office expenses, the sum of six thousand dollars, or so much thereof as may be necessary.

Each of the said commissioners shall receive a further sum of two thousand five hundred dollars, payable monthly, in full and in lieu of all expenses and disbursements incurred by them in discharge of their duties.

For the salaries of six special agents, the sum of seven thousand two hundred dollars, or so much thereof as may be necessary, and the further sum of two thousand five hundred dollars, or so much thereof as may be necessary, for the expenses and disbursements incurred by them in the discharge of their duties, to be paid upon the audit of the comptroller.

For the services and expenses of experts for appraisement and valuation, the sum of five thousand dollars, or so much thereof as may be necessary, to be paid upon the certificate of the board of tax commissioners and the audit of the comptroller.

FISCAL SUPERVISOR OF STATE CHARITIES.

For the salaries of the fiscal supervisor of state charities, six thousand dollars;

- of the secretary, three thousand dollars;
- of the chief clerk, two thousand five hundred dollars;
- of the estimate clerk, one thousand eight hundred dollars;
- of the assistant estimate clerk, one thousand eight hundred dollars;
- of the voucher clerk, one thousand five hundred dollars;
- of the bookkeeper, one thousand five hundred dollars;
- of the inspector of buildings, heating and lighting, one thousand four hundred dollars;
- of the confidential inspector, one thousand two hundred dollars;
- of the accountant, one thousand two hundred dollars;
- of one stenographer, one thousand five hundred dollars;
- of one stenographer, nine hundred dollars;
- of the page, four hundred twenty dollars.

For the actual and necessary expenses of the fiscal supervisor, one thousand five hundred dollars, or so much thereof as may be necessary.

For books, blanks, binding, printing, making chemical analyses, traveling and other expenses including the services of a competent person to examine the books, papers and accounts of any institution, as provided in article three of the state charities law, four thousand five hundred dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, six hundred dollars, or so much thereof as may be necessary.

PUBLIC INSTITUTIONS.

CRAIG COLONY FOR EPILEPTICS.

For the Craig colony for epileptics, for the maintenance of the institution, one hundred and forty thousand dollars, or so much thereof as may be necessary.

HOUSE OF REFUGE FOR WOMEN.

For the house of refuge for women, at Hudson, for the maintenance of the institution and for the transportation of the convicts, sixty thousand dollars, or so much thereof as may be necessary.

WESTERN HOUSE OF REFUGE FOR WOMEN.

For the western house of refuge for women, at Albion, for the maintenance of the institution and for the transportation of convicts, thirty-five thousand dollars, or so much thereof as may be necessary.

NEW YORK STATE REFORMATORY FOR WOMEN.

For the New York state reformatory for women, at Bedford, for the maintenance of the institution and for the transportation of the convicts, fifty-five thousand dollars, or so much thereof as may be necessary.

JUVENILE DELINQUENTS.

For the society for the reformation of juvenile delinquents in the city of New York, for maintenance and rewards to inmates and repairs and betterments of tools and equipment and furniture, and for necessary tools to properly conduct the trade schools and common schools and military system and photographing of inmates, one hundred and forty-eight thousand seven

hundred and fifty dollars, or so much thereof as may be necessary. No part of the sum hereby appropriated shall be used to pay for insurance.

STATE INDUSTRIAL SCHOOL.

For the state industrial school at Rochester, for maintenance and rewards to inmates and repairs and betterments of tools and equipment and furniture, and for necessary tools to properly conduct the trade schools and common schools and military system and photographing of inmates, one hundred and seventy-eight thousand five hundred dollars, or so much thereof as may be necessary.

SYRACUSE STATE INSTITUTION FOR FEEBLE-MINDED CHILDREN.

For the Syracuse state institution for feeble-minded children for maintenance, eighty thousand dollars, or so much thereof as may be necessary.

CUSTODIAL ASYLUM.

For the Newark custodial asylum, for maintenance and for other necessary expenses, sixty-two thousand dollars, or so much thereof as may be necessary.

ROME STATE CUSTODIAL ASYLUM.

For the Rome state custodial asylum, for maintenance, one hundred three thousand seven hundred dollars, or so much thereof as may be necessary.

THOMAS ASYLUM.

For the Thomas asylum for orphan and destitute Indian children, for maintenance twenty-six thousand dollars, or so much thereof as may be necessary.

STATE REFORMATORY.

For the New York state reformatory, at Elmira, for maintenance and ordinary repairs, and for the purchase of material, and for expenses of manufacturing, two hundred and ten thousand dollars, or so much thereof as may be necessary.

SOLDIERS' AND SAILORS' HOME.

For the New York state soldiers' and sailors' home, for maintenance and for the transportation of applicants for

admission, two hundred and thirty-five thousand dollars, or so much thereof as may be necessary.

WOMEN'S RELIEF CORPS HOME.

For the women's relief corps home, for maintenance, twenty-eight thousand dollars, or so much thereof as may be necessary.

HOSPITAL FOR CRIPPLED CHILDREN.

For the New York state hospital for the care of crippled and deformed children, for maintenance, the sum of twelve thousand dollars, or so much thereof as may be necessary.

STATE SCHOOL, BATAVIA.

For the maintenance and instruction of the inmates of the state school for the blind, at Batavia, thirty-six thousand dollars, or so much thereof as may be necessary.

EDUCATIONAL INSTITUTIONS.

NEW YORK INSTITUTION FOR THE BLIND.

For the support and instruction of one hundred and eighty pupils at the New York institution for the blind, in addition to the sum of eight thousand five hundred fifty-five dollars and seventy-two cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of forty-one thousand eight hundred forty-four dollars and twenty-eight cents, or a proportionate amount for a shorter period of time than one year, or for a smaller number of pupils, as shall be duly verified by the affidavits of the president and secretary of the institution.

DEAF AND DUMB.

For the support and instruction of two hundred and fifty pupils at the institute for deaf and dumb in New York city, in addition to the sum of nine thousand three hundred ninety-two dollars and ninety-two cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of sixty thousand six hundred seven dollars and eight cents.

For the support and instruction of one hundred and twenty pupils at the institution for the improved instruction of deaf-mutes in New York city, in addition to the sum of thirteen thousand seven hundred sixteen dollars and fourteen cents, remain-

ing unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of nineteen thousand eight hundred eighty-three dollars and eighty-six cents.

For the support and instruction of one hundred ten pupils at the Le Couteulx Saint Mary's institution for the improved instruction of deaf-mutes, at Buffalo, in addition to the sum of nine thousand eight hundred seventy-six dollars and eleven cents remaining unexpended of appropriations heretofore made therefor, which is hereby appropriated for the current and next fiscal years, the sum of twenty thousand nine hundred twenty-three dollars and eighty-nine cents.

For the support and instruction of one hundred and fifteen pupils at the Central New York institution for the improved instruction of deaf-mutes, at Rome, in addition to the sum of ten thousand seven hundred and fifty-eight dollars, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of twenty-one thousand four hundred forty-two dollars.

For the support and instruction of sixty-five pupils at the Northern New York institution for deaf-mutes, at Malone, in addition to the sum of five thousand one hundred twelve dollars and forty cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of thirteen thousand eighty-seven dollars and sixty cents.

For the support and instruction of two hundred and eighteen pupils at Saint Joseph's institution for the improved instruction of deaf-mutes, at Fordham, in addition to the sum of three thousand five hundred ninety-nine dollars and eighty-two cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of fifty-seven thousand four hundred forty dollars and eighteen cents.

For the support and instruction of twenty pupils at the Albany home school for the deaf, in addition to the sum of seven hundred seventeen dollars and five cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of four thousand eight hundred eighty-two dollars and ninety-five cents.

For the support and instruction of one hundred and fifteen pupils at the Western New York institution, at Rochester, for the improved instruction of deaf-mutes, in addition to the sum of two thousand three hundred ninety-six dollars and thirty-nine

cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of twenty-nine thousand eight hundred three dollars and sixty-one cents.

The amount hereby appropriated for the several institutions for the support and instruction of deaf-mutes is at the rate of two hundred and eighty dollars per capita per annum and a proportionate amount for a shorter period of time than one year, or for a smaller number of pupils in each case, shall be allowed in each of the last eight items, and paid by the comptroller, upon certificate verified by oath of the president and secretary of such institution, and upon the approval of the superintendent of public instruction.

ALFRED UNIVERSITY.

For the maintenance of the state school of clay workings and ceramics at Alfred university as provided by chapter three hundred and eighty-three of the laws of nineteen hundred, five thousand dollars, or so much thereof as may be necessary.

CORNELL UNIVERSITY.

For payment to Cornell university, being the interest at five per centum on the proceeds of the college land script fund pursuant to chapter seventy-eight of the laws of eighteen hundred and ninety-five, thirty-four thousand four hundred and twenty-eight dollars and eighty cents.

For the state veterinary college at Cornell university for maintenance, equipment and necessary material to conduct the same, twenty-five thousand dollars, payable to the treasurer of Cornell university on the warrant of the comptroller.

For the state college of forestry, to be expended under the direction of the board of trustees of Cornell university, as provided by chapter one hundred twenty-two of the laws of eighteen hundred and ninety-eight, ten thousand dollars.

For Cornell university, for the promotion of agricultural knowledge throughout the state, as provided by chapter four hundred thirty of the laws of eighteen hundred and ninety-nine, thirty-five thousand dollars; three thousand dollars thereof to be used in the promotion of knowledge relating to poultry and egg production.

MISCELLANEOUS.

COUNTY TREASURERS.

For advances to county treasurers on account of taxes on property of non-residents, and for taxes on state, wild or forest lands which may be returned to the comptroller's office, and for

adjusting accounts of state taxes with counties, fifty-five thousand dollars, or so much thereof as may be necessary.

NIAGARA RESERVATION.

For the commissioners of the state reservation at Niagara, for salaries of employes and for actual and necessary expenses while engaged in the discharge of official duties, twenty-five thousand dollars, or so much thereof as may be necessary.

REDEMPTION OF LANDS.

The sum of five thousand dollars, for repayment of money to purchasers upon redemption of lands sold for taxes.

REFUND OF TAXES.

The sum of five thousand dollars, for repayment of money erroneously paid into the treasury for taxes.

INDIAN AFFAIRS.

For the payment of the annuities to the several Indian tribes, as follows:

To the Onondagas, two thousand four hundred and thirty dollars.

To the Cayugas, two thousand three hundred dollars.

To the Senecas, five hundred dollars.

To the Saint Regis, two thousand one hundred and thirty-one dollars and sixty-seven cents.

For the relief of the Onondaga Indians, three hundred dollars.

For compensation of the agent of the Onondaga Indians, two hundred dollars.

For compensation of the agent of the Onondaga Indians, pursuant to chapter one hundred and seventy-eight of the laws of eighteen hundred and forty-seven and chapter six hundred and thirty-five of the laws of eighteen hundred and sixty-nine, sixty-five dollars.

For compensation of the agent of the Onondaga Indians, residing on the Allegany and Cattaraugus reservation, one hundred and fifty dollars.

For compensation of the attorney of the Saint Regis Indians, one hundred and fifty dollars.

For compensation of the attorney of the Seneca Indians, one hundred and fifty dollars.

For compensation of the attorney of the Tonawanda band of Seneca Indians, one hundred and fifty dollars.

VARIOUS.

For supplying other states with reports of the court of appeals and the supreme court pursuant to section twenty-seven of the executive law as amended by chapter two hundred and forty-eight of the laws of eighteen hundred and ninety-three, one thousand five hundred dollars, or so much thereof as may be necessary.

For the trustees of Washington's headquarters, at Newburgh, for compensation of the superintendent, and for the care, maintenance, repairs and improvements of the grounds, one thousand dollars, or so much thereof as may be necessary.

For the trustees of public buildings, for the salary of the keeper of the senate-house property, at Kingston, pursuant to chapter two hundred and twenty-seven of the laws of eighteen hundred and ninety-three, six hundred dollars.

For the expenses of the board of port wardens of the port of New York, pursuant to chapter one hundred and forty-two of the laws of eighteen hundred and ninety-one, forty-five hundred dollars, or so much thereof as may be necessary.

For salary of janitor of the Saratoga monument, five hundred dollars, as provided by chapter nine hundred and fifty-five, laws of eighteen hundred and ninety-five.

For care and maintenance of Grant cottage, as provided by chapter six hundred and sixty-seven, laws of eighteen hundred and ninety-six, one thousand dollars, or so much thereof as may be necessary.

§ 2. The several amounts herein appropriated shall be paid by the treasurer from the respective sums as specified, and the salaries as herein determined shall be and hereby are established and fixed by this act except as hereinafter provided for the several officers for whom they are designated and shall be paid by the treasurer pursuant to the requirements of chapter four hundred and thirteen, laws of eighteen hundred and ninety-seven, and chapter five hundred and forty-six, laws of eighteen hundred and ninety-six, and it shall be the duty of the treasurer to report annually to the legislature the detail of the several expenditures. The salary or compensation of any officer or employe, when not prescribed by law, other than this act, for which an appropriation is made by this act, may be fixed by the department, official or officials appointing such officer, or employing such employe, at a less, but not at a greater sum than the amount herein appropriated for the salary or compensation of such officer or employe. No appropriation herein contained shall be available for the salary or compensation of any regular officer or employe

whose employment or office is not herein specified unless his appointment or employment is expressly authorized.

A manager, trustee or officer of any state, charitable, or other institution receiving moneys under this act from the state treasury, for maintenance and support, shall be entitled to actual and necessary traveling expenses only when attending meetings of the board at the office of the institution, or in attendance on the state board of charities or the fiscal supervisor of state charities, pursuant to a request of said board or fiscal supervisor of state charities.

§ 3. This act shall take effect immediately.

Mr. Rogers moved to non-concur in said amendment, that a committee of conference be appointed thereon and that a similar committee be requested on the part of the Senate.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Rogers, and it was determined in the affirmative.

Mr. Speaker appointed as such committee Messrs. Rogers, Costello, Stevens, Daly and Doll.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have non-concurred in the amendment of the Senate thereto, and have appointed a committee of conference thereon, and request the appointment of a similar committee on the part of the Senate.

Mr. Morgan offered for the consideration of the House a resolution, in the words following:

Resolved, That a respectful message be sent to the Senate requesting the return to the Assembly of Assembly bill (No. 1536) entitled "An act to amend the Greater New York charter, relative to water meters, and to provide means for placing the same" (Int. No. 906), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Lewis offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill No. 1252, entitled "An act to amend the Insurance Law in reference to

the taxation of foreign life insurance companies " (Int. No. 643), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That Senate bill No. 279, entitled "An act to amend chapter 83 of the Laws of 1901, entitled 'An act to provide for the improvement of the public highways in the county of Orange,' in relation to the amount of bonds to be issued under such act " (Rec. No. 77), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution returning to the Governor Assembly bill No. 1252, entitled "An act to amend the Insurance Law in reference to the taxation of foreign life insurance companies " (Int. No. 643), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the bill (No. 1105) entitled "An act to amend the charter of the city of New Rochelle, in relation to the fire department " (Int. No. 887), with a message that said bill was again duly passed, a majority of all the Senators elected voting in favor thereof, and three-fifths being present, the President stating the question to be, " Shall this bill pass notwithstanding the failure of the mayor of the city of New Rochelle to return the same within the time prescribed by law? "

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act to amend the Election Law, relative to publishing list of polling places in the borough of Manhattan." (No. 1196, Int. No. 794.)

"An act to release to Margaret Dooley, widow of James Dooley, all the right, title, and interest of the people of the State of New York, in and to certain real estate, situated in the town of Harrison, county of Westchester and State of New York, acquired by escheat or otherwise, upon the death of said James Dooley." (No. 593, Int. No. 4.)

"An act to amend chapter 194 of the Laws of 1897, entitled 'An act creating a commissioner of jurors for each county of the State having a population of more than 150,000 and less than 190,000, and regulating and prescribing his duties,' relative to lists of jurors for courts not of record therein." (No. 823, Int. No. 704.)

"An act to authorize the town board of the town of Galen, Wayne county, to execute and negotiate a note for the purpose of paying a deficiency in the poor fund and the highway fund of said town." (No. 1267, Int. No. 1006.)

"An act to amend the County Law, relative to the salary of the county judge and surrogate of Wayne county." (No. 1679, Int. No. 1127.)

"An act to amend the Village Law, in relation to diminishing the boundaries of villages." (No. 1515, Int. No. 1162.)

"An act for the relief of persons, firms and corporations who rendered services and furnished labor or material which was used in constructing the State armory in the village of Tonawanda, Erie county, N. Y." (No. 52, Int. No. 52.)

"An act to legalize the marriage of Albert K. Shorey and Catherine Cacouna Buntin, deceased, and to legitimize the children of such marriage." (No. 1037, Int. No. 627.)

"An act authorizing the incorporation of a diocesan insurance corporation for the Roman Catholic diocese of Brooklyn." (No. 1820, Int. No. 1340.)

"An act to amend the Indian Law, in relation to actions against Indians on their contracts." (No. 1179, Int. No. 947.)

"An act to amend the Military Code, relative to commissioned

officers of the National Guard and Naval Militia." (No. 1549, Int. No. 851.)

"An act to amend the Military Code, relative to interest on military funds on deposit with the several county treasurers of the State." (No. 1126, Int. No. 902.)

"An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton." (No. 1238, Int. No. 981.)

"An act to amend the Military Code, relative to the Commander-in-Chief." (No. 195, Int. No. 194.)

"An act to amend the Stock Corporation Law, relative to consents of stockholders to mortgages of corporate property." (No. 1215, Int. No. 595.)

"An act to amend section 5 of chapter 281 of the Laws of 1886, entitled 'An act to incorporate the Orphanage and Home of the Free Methodist Church,' relative to qualification of trustees." (No. 1044, Int. No. 848.)

"An act to ratify, confirm and legalize certain acts of the president, clerk, trustees and water and light commissioners of the village of Mayville." (No. 1247, Int. No. 990.)

"An act to amend the Forest, Fish and Game Law, in relation to taking fish in Canandaigua lake." (No. 1696, Int. No. 199.)

"An act to amend the Tax Law, in relation to the assessment of the shares of stock of banks or banking associations in liquidation." (No. 1024, Int. No. 839.)

"An act to amend the Membership Corporations Law, relating to family cemetery corporations." (No. 1579, Int. No. 1193.)

"An act to amend chapter 90 of the Laws of 1901, entitled 'An act empowering the Northside water commissioners of the town of Waterford, county of Saratoga, to contract with water companies for sprinkling Saratoga avenue in said district and providing for the payment therefor,' relative to real property and street railways." (No. 1805, Int. No. 1189.)

"An act legalizing the acts of George Ludwig, a commissioner of deeds." (No. 273, Int. No. 271.)

"An act to amend the Code of Civil Procedure, in relation to the taking of bail." (No. 1338, Int. No. 736.)

"An act to release to Mary Augusta Conant, known as 'Mary

Augusta Burton,' all the right, title and interest of the people of the State of New York in and to the personal and real property and estate whereof Anna Eliza St. John, widow of Frederick M. St. John, late of the borough of Manhattan, in the city of New York, died seized and possessed." (No. 1291, Int. No. 935.)

"An act to amend chapter 686 of the Laws of 1894, entitled 'An act for the preservation of macadamized and other public highways in the counties of Queens and Nassau,' relative to public highways in the counties of Queens and Nassau." (No. 565, Int. No. 502.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of S. F. Hess and Company, against the State for damages alleged to have been sustained by the said S. F. Hess and Company, and to render judgment therefor." (No. 255, Int. No. 253.)

"An act to amend the Code of Civil Procedure, relating to judges sitting when interested parties." (No. 1221, Int. No. 820.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Annie M. Smith, against the State of New York for damages alleged to have been sustained by her at the State Industrial School, Rochester, on or about January 21, 1901." (No. 101, Int. No. 101.)

"An act to amend the Railroad Law in relation to the protection of certain employes of street railroads." (No. 1858, Int. No. 1350.)

"An act to legalize the official acts of W. H. Sturges, a justice of the peace of the town of Worcester, Otsego county." (No. 848, Int. No. 719.)

"An act to amend the Agricultural Law, relative to the suppression of infectious and contagious diseases." (No. 1280, Int. No. 28.)

"An act to authorize the African Wesleyan Methodist Episcopal Church, a religious corporation, to remove human remains, buried in a cemetery owned by it." (No. 967, Int. No. 803.)

"An act to amend the Forest, Fish and Game Law, in relation to spearing fish in certain towns of Greene county." (No. 1722, Int. No. 1281.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the following entitled Senate bills, with a message that they have concurred in the amendments of the Assembly made thereto:

"An act to stop spring shooting, and to amend sections 20, 21-a and 103 of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forest, fish and game of the State, constituting chapter 31 of the general laws,' in relation to wild fowl." (No. 648, Assembly reprint No. 2068, Rec. No. 158.)

"An act to authorize the municipal civil service commission of the city of New York to reopen and reconsider the case of Roundsman Joseph Devlin." (No. 335, Assembly reprint No. 1845, Rec. No. 118.)

"An act to amend section 2513 of the Code of Civil Procedure, in relation to the appointment and compensation of stenographers in surrogates' courts in certain counties." (No. 838, Assembly reprint No. 1846, Rec. No. 215.)

Ordered, That the Clerk return said bills to the Senate.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act to repeal title 8 of chapter 182 of the Laws of 1892, entitled 'An act to incorporate the city of Mount Vernon,' and to insert therein a new title relating to the police department of said city." (No. 126, Int. No. 126.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

"An act authorizing the comptroller of the city of New York to inquire into the claim of John T. Mayers, a former employe of the fire department, and to award him such damages and compensation as may be just." (No. 1162, Int. No. 825.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act to authorize the city of Syracuse to sell and convey certain real property, now used for park purposes, and to provide for the disposition and application of the proceeds thereof." (No. 1621, Int. No. 1028.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

"An act authorizing the police commissioner of the city of New York to reappoint Andrew Bradley, an ex-policeman of the city of New York, who resigned from said police department March 1, 1889." (No. 1302, Int. No. 1027.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act to amend chapter 25 of the Laws of 1870, entitled 'An act to incorporate the city of Rome,' relating to assessors, their duties and powers." (No. 1336, Int. No. 756.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rome.

"An act authorizing the comptroller of the city of New York, to hear, audit, determine and allow the alleged claim of Richard E. Taylor for services as superintendent of the bureau of public baths of the borough of Manhattan, from January 1, 1902, to May 31, 1902." (No. 738, Int. No. 475.)

"An act authorizing the comptroller of the city of New York to hear, audit, determine and allow the alleged claim of George R. Olney, for services as chief engineer of the bureau of highways of the borough of Manhattan, from February 1, 1902, to July 10, 1902." (No. 512, Int. No. 322.)

"An act to amend the Greater New York charter, as re-enacted by chapter 466 of the Laws of 1901, relative to the qualifications of members of the police force." (No. 1231, Int. No. 974.)

"An act to enable the police commissioner of the city of New York to rehear and determine the charges against Michael Linehan, a former policeman of the city of New York." (No. 914, Int. No. 771.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend chapter 160 of the Laws of 1900, entitled 'An act to incorporate the city of Cortland,' relative to revising certain section of the charter." (No. 1590, Int. No. 554.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cortland.

"An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the department of finance." (No. 990, Int. No. 814.)

"An act to authorize the city of Buffalo to issue its bonds for the purpose of abating all nuisance existing in the Clark and Skinner canal between the south line of the Main and Hamburg street canal and the north line of the Buffalo river in the city of Buffalo, and to fill the prism of said canal with solid material, and to do any and all such work that may be necessary in the abatement of such nuisance." (No. 58, Int. No. 58.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of Buffalo.

"An act authorizing the police commissioner of the city of New York to reappoint John W. Pinkley, an ex-policeman of the city of New York, who resigned from said police department, November 24, 1897." (No. 635, Int. No. 559.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act for the better support of the poor in the city of Middletown." (No. 987, Int. No. 459.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Middletown.

"An act in relation to the correction of errors in the assessment of bank shares in the city of New York." (No. 1294, Int. No. 1019.)

"An act authorizing the board of estimate and apportionment of the city of New York to audit and allow, and the comptroller of such city to pay Denis O'Sullivan compensation for services actually rendered as stenographer in the municipal court of such city, borough of Manhattan, Fifth district, from the 10th day of August to the 16th day of October, 1899." (No. 448, Int. No. 423.)

"An act to amend the Greater New York charter as re-enacted by chapter 461 of the Laws of 1901, relative to inferior courts of criminal jurisdiction." (No. 1281, Int. No. 585.)

"An act to provide for the payment of a salary to Frederick A. King, probation officer in the city magistrates' court of the first division of the city of New York." (No. 1538, Int. No. 1073.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

“An act to amend chapter 105 of the Laws of 1891, entitled ‘An act to revise the charter of the city of Buffalo,’ relative to hostlers and van drivers.” (No. 1522, Int. No. 711.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

“An act to amend the charter of the city of Watervliet relative to city officers, etc.” (No. 343, Int. No. 333.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Watervliet.

“An act to amend the Greater New York charter, relative to the powers of the fire commissioner, by amending section 739.” (No. 827, Int. No. 708.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

“An act to amend and consolidate the several acts relative to the city of Schenectady.” (No. 1217, Int. No. 638.)

“An act to amend chapter 588 of the Laws of 1899, entitled ‘An act to organize a fire department and board of fire commissioners in and for the city of Schenectady,’ relative to the amount of money to be raised and the salaries to be paid officials.” (No. 546, Int. No. 368.)

“An act to amend chapter 281 of the Laws of 1898, entitled ‘An act to amend and consolidate the several acts organizing and establishing a police force for the city of Schenectady, and for defining the powers and duties of the police authorities of said city, and permitting an increase of six in the number of policemen, and providing for its support,’ relative to the duties of the clerk of the board of police commissioners, and the compensation of sergeants and roundsmen.” (No. 1114, Int. No. 444.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of Schenectady.

“An act to amend chapter 765 of the Laws of 1900, entitled ‘An act providing for the opening, laying out and improving of Remsen avenue, in the borough of Brooklyn, in the city of New York,’ relative to assessments for payment of bonds issued for such improvement.” (No. 922, Int. No. 779.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act to provide for the payment of the claim of Thomas Penders for mason work and material furnished the board of education of Long Island City during the year 1891." (No. 985, Int. No. 340.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of Long Island City.

"An act to prevent the construction, maintenance, extension and operation of railways upon Bedford avenue between Eastern parkway and Flatbush avenue or any portion of the same in the borough of Brooklyn." (No. 25, Int. No. 25.)

"An act authorizing the comptroller of the city of New York to inquire into the alleged claim of James C. McKenna, an assistant clerk in the municipal court of the city of New York, First district, borough of Brooklyn, for services claimed to have been rendered to the city of New York, as such assistant clerk, from the 1st day of February, 1898, to the 30th day of September, 1899, both days inclusive." (No. 254, Int. No. 252.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to create a public improvement commission in and for the city of Watervliet, and to define its powers and duties." (No. 1249, Int. No. 335.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Watervliet.

"An act to authorize the police commissioner of the city of New York, in his discretion, to reopen the investigation of the legality of the appointment of Solomon Cohen as a member of the police department and force of the city of New York, to make a reinvestigation of the same; and to appoint, reappoint, reinstate or restore him as a patrolman in the police department and force of said city." (No. 964, Int. No. 800.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act in relation to the city of Troy, and the several departments thereof, authorizing the said city to ascertain, de-

termine, audit and allow the claims of John Riley, William Gaffigan, Stephen Duffy, Morris Mann, John Burke, William H. Evers, Edmund Sheedy and John Crosson, school janitors employed by the board of school commissioners of the department of public instruction of said city during the year 1901, and to authorize said city to issue its bonds to raise money for the purpose of paying the said claims." (No. 1128, Int. No. 904.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Troy.

"An act to amend the Greater New York charter, relative to pension of the disabled members of the police force." (No. 1555, Int. No. 761.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

On motion of Mr. Rogers, the House adjourned.

THURSDAY, APRIL 16, 1903.

The House met pursuant to adjournment.

Prayer by Rev. Daniel F. Curtin.

On motion of Mr. Rogers, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented a report from the Secretary of State on Statistics of Crime in this State, prepared from reports of clerk of courts, for the year ending October 31, 1902, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence the following entitled bills:

"An act making an appropriation of moneys collected and due from racing associations for the promotion of agriculture" (No. 1045, Rec. No. 327), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter 269 of the Laws of 1902, entitled 'An act to incorporate the city of Plattsburgh,' relating to gospel

and school lots in such city" (No. 1089, Rec. No. 328), which was read the first time and referred to the committee on affairs of cities.

"An act to confirm two certain conveyances of real property by the village of Corning to Franklin N. Drake, Amory Houghton, Jr., and Austin Lathrop and a certain other conveyance of real property by Franklin N. Drake, Amory Houghton, Jr., and Austin Lathrop to the Corning Stove Company, a domestic corporation" (No. 1085, Rec. No. 329), which was read the first time and referred to the committee on the judiciary.

"An act to authorize the city of Lockport to borrow money, by the issue of bonds, to establish a sanitary heating, ventilating and closet system in, and to make needed repairs to, Washburn street school building" (No. 1071, Rec. No. 330), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the State Charities Law, relating to the finances of the State charitable institutions, reports of managers or trustees, purchases and advertising for proposals" (No. 1028, Rec. No. 331), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Code of Civil Procedure, in relation to the security for costs in justices' courts" (No. 725, Rec. No. 332), which was read the first time and referred to the committee on codes.

"An act to amend the Forest, Fish and Game Law, relative to information concerning leases and franchises for the cultivation of shell fish" (No. 1068, Rec. No. 333), which was read the first time and referred to the committee on fisheries and game.

"An act to amend section 68 of the Code of Civil Procedure" (No. 946, Rec. No. 334), which was read the first time and referred to the committee on codes.

"An act to amend chapter 20 of the general laws, known as the Town Law, as amended by chapter 391 of the Laws of 1901, relating to the time and place of biennial town meetings" (No. 1110, Rec. No. 335), which was read the first time and referred to the committee on general laws.

"An act to incorporate the Troy and Colonie Bridge Company, for the purpose of constructing and maintaining a bridge, appurtenances and approaches to the same, over the Hudson river, from the foot of Hutton street in the city of Troy, to some point in the village of Green Island, on the opposite side of said Hudson river" (No. 875, Rec. No. 336), which was read the first time and referred to the committee on affairs of cities.

"An act to extend the jurisdiction of the Court of Claims" (No. 948, Rec. No. 337), which was read the first time and referred to the committee on claims.

"An act to amend chapter 605 of the Laws of 1902, entitled 'An act to amend chapter 696 of the Laws of 1887, entitled "An act to provide hospitals, orphan asylums and other charitable institutions in the city of New York with water, and remitting assessments therefor," and the acts amendatory thereof'" (No. 616, Rec. No. 338), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' in relation to the jurisdiction of police justices" (No. 967, Rec. No. 339), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter 345 of the Laws of 1888, entitled 'An act to provide for the relief of the city of Buffalo and to change and regulate the crossing and occupation of the streets, avenues and public grounds in said city by railroads,' in relation to grade crossings in the city of Buffalo" (No. 818, Rec. No. 340), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Primary Election Law in relation to committees" (No. 1048, Rec. No. 341), which was read the first time.

On motion of Mr. Cox, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cox, and by unanimous consent, said bill was read the third time, having been printed and upon the desks

of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 1

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hooker	Monroe	Rosenstein
Agnew	Denison	Hornidge	Moran	Ruehl
Allen	Dickinson	Hubbs	Moreland	Scovill
Apgar	Doll	Hughes	Morgan	Shanahan
Bostwick	Dooling	Kearney	Mortimer	Sheldon
Bourke	Doughty	Keegan	Neville	Sherry
Bridgeman	Dowling	Kehoe	Nichols	Simpson
Brill	Duer	Knapp	Nye	Sloane
Bullwinkel	Dwyer	Landon	Orr	Smith, A P
Burnett	Ellis	Leggett	Outtersen	Smith, C W
Burns	Everett	Lewis	Pallace	Smith, J T
Butler	Farrell	Litthauer	Palmer	Stevens
Byrne	Ferre	Lynch	Patchin	Stiles
Candee	Finch	Mathews	Patton	Sulzbürger
Chambers	Finegan	McCarthy, E J	Pearsall	Traub
Clark	Fitzpatrick	McCarthy, J J	Phillips	Ulmann
Cohn	Fowler	McCormack	Plank	Wainwright
Conkling, J B	Graeff	McCullough	Platt	Weber
Cook, E	Grattan	McInerney	Reeve	Wemple
Cooke, W V	Hanford	McKeown	Remsen	Whitney
Coon	Harvey	McManus	Reynolds	Wolf
Costello	Hayden	Mead	Richter	Wood
Coutant	Hewitt	Merritt	Robinson	Yale
Cowan	Hoadley	Metcalfe	Rogers	Zettler
Curry	Hoffman	Miller		

In the negative:

Hinson

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend chapter 688 of the Laws of 1892, entitled 'An act to amend the Stock Corporation Law' (No. 985, Rec. No. 342), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter 240 of the Laws of 1898, entitled 'An act to authorize the city of Buffalo to use land acquired pur-

suant to chapter 547 of the Laws of 1864, entitled "An act to authorize the common council of the city of Buffalo to lay out a public ground for the purpose of maintaining and protecting a sea-wall or breakwater along the shore or margin of Lake Erie," for a public street or highway,' and to empower said city to make agreements as to the title to said public ground known as the sea-wall strip and to the land adjacent thereto or connected therewith, and as to its use, also to authorize eminent domain proceedings to perfect title thereto and to extend the street or highway known as the Hamburg turnpike, pursuant to the provisions of the charter of said city" (No. 1114, Rec. No. 343), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, relative to setting apart piers for recreation" (No. 1008, Rec. No. 344), which was read the first time and referred to the committee on rules.

Mr. Bostwick introduced a bill entitled "An act to amend chapter 334 of the Laws of 1901, entitled 'An act in relation to tenement houses in cities of the first class,' as amended by chapter 352 of the Laws of 1902, in relation to fireproof tenements" (Int. No. 1423), which was read the first time and referred to the committee on affairs of cities.

Mr. Leggett introduced a bill entitled "An act to authorize the electors of the town of Newfane, Niagara county, to vote upon the local option questions specified in section 16 of the Liquor Tax Law as restricted to the limits of the hamlet commonly known as Olcott situate in said town" (Int. No. 1424), which was read the first time and referred to the committee on excise.

By unanimous consent,

Mr. Dwyer introduced a bill entitled "An act to legalize and confirm the official acts of commissioners of deeds in the city of Rochester" (Int. No. 1425), which was read the first time.

On motion of Mr. Dwyer, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on rules.

By unanimous consent,

Mr. Cox introduced a bill entitled "An act to amend section 1317 of the Code of Civil Procedure, in relation to appellate decisions" (Int. No. 1426), which was read the first time and referred to the committee on codes.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to provide for the payment of the claim of Joseph Fiesel, Jr., for plumbing work and material furnished the board of education of Long Island City during the year 1891." (No. 743, Int. No. 646.)

"An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (No. 1948, Int. No. 1385.)

"An act to amend the Greater New York charter as re-enacted by chapter 466 of the Laws of 1901, relative to the mayor's bureau of licenses, weights and measures, and city marshals." (No. 842, Int. No. 713.)

"An act to amend chapter 946 of the Laws of 1895, entitled 'An act to amend the Code of Civil Procedure,' in relation to stenographers." (No. 1887, Int. No. 1364.)

"An act to amend the Greater New York charter relative to the composition of the board of taxes and assessments." (No. 2002, Int. No. 978.)

"An act to amend section 675 of the Penal Code, relative to misdemeanors." (No. 1990, Int. No. 1329.)

"An act to amend the Code of Civil Procedure, in relation to the evidence and damages in an action for libel." (No. 2021, Int. No. 995.)

"An act to amend chapter 448 of the Laws of 1900, entitled 'An act to provide for the drainage of Conewango creek in the county of Chautauqua and making an appropriation therefor' by reappropriating the unexpended balance appropriated by

said act and making an additional appropriation therefor." (No. 1981, Int. No. 1068.)

"An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by John J. Sheehan as court attendant of the municipal court of the city of New York, borough of Manhattan, first judicial district, and to provide for the payment of such claim." (No. 1901, Int. No. 1372.)

"An act to amend the Greater New York charter, relative to the department of correction; matrons." (No. 1774, Int. No. 1311.)

"An act to amend chapter 378 of the Laws of 1897, entitled 'An act to unite into one municipality, under the corporate name of the city of New York, the various communities lying in and about New York harbor, including the city and county of New York, the city of Brooklyn and the county of Kings, the county of Richmond and part of the county of Queens, and to provide for the government thereof,' relative to the department of education." (No. 1972, Int. No. 1392.)

"An act to amend the Banking Law, relative to the investment of capital, surplus and deposits of trust companies." (No. 1050, Int. No. 854.)

"An act to amend chapter 155 of the Laws of 1886, entitled 'An act for the care and support of the poor in the county of Fulton,' in relation to the bringing of actions thereunder." (No. 2012, Int. No. 1397.)

"An act to release to Charles D. Boshart the right, title and interest of the people of the State of New York, to certain real estate situate in the town of New Bremen, county of Lewis, N. Y." (No. 2024, Int. No. 1215.)

"An act to amend the Insurance Law, relative to directors of title and credit guaranty corporations." (No. 2016, Int. No. 1401.)

"An act making an appropriation for paying the State's proportion of the cost and expense of eliminating certain grade crossings in the city of Schenectady." (No. 1055, Int. No. 859.)

"An act to amend the Tax Law, in relation to surrogate's assistants and stenographers in Kings county and their salaries." (No. 1955, Int. No. 1404.)

"An act to legalize, ratify and confirm the acts of the assessors of the town of Stratford, Fulton county, during the years 1893 to 1896, both inclusive." (No. 2013, Int. No. 1398.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately:

"An act incorporating the Personal Property Loan Company." (No. 1998, Int. No. 1252.)

"An act to amend the Real Property Law, in relation to acknowledgments and proofs in other states." (No. 1963, Int. No. 1074.)

"An act to amend the Village Law, by imposing a penalty for failure to pay a poll tax." (No. 1984, Int. No. 1145.)

"An act to amend the Code of Criminal Procedure, in relation to certain violations of the Labor Law." (No. 1995, Int. No. 709.)

"An act to amend section 259 of the Tax Law relative to supplementary proceedings to collect taxes." (No. 1736, Int. No. 1287.)

"An act to amend section 382 of the Greater New York charter relative to the salary of the presidents of the boroughs." (No. 1862, Int. No. 1354.)

"An act to amend the Insurance Law in relation to fraternal beneficiary societies." (No. 1977, Int. No. 821.)

"An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (No. 1999, Int. No. 1304.)

"An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Walter M. Stafford, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Walter M. Stafford in the position formerly held by him." (No. 2008, Int. No. 1345.)

"An act to amend the Domestic Commerce Law in relation to the manufacture and sale of thread." (No. 1833, Int. No. 993.)

"An act to amend chapter 338 of the Laws of 1892, entitled 'An act to authorize the East River Gas Company of Long Island City to supply gas and electricity in the city of New York.'" (No. 2048, Int. No. 95.)

"An act to amend section 2 of chapter 705 of the Laws of 1901, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' relative to the audit and allowance of certain charges." (No. 1869, Int. No. 23.)

"An act to amend the Greater New York charter, in relation to the public school teachers' retirement fund." (No. 1996, Int. No. 1203.)

"An act to revise the charter of the city of Corning." (No. 1938, Int. No. 1242.)

"An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring the East brook, a tributary of the easterly branch of St. Regis river, a public highway for the floating of logs and shingle bolts,' relative to determination of damages of riparian owners." (No. 1529, Int. No. 1055.)

"An act amending section 1251 of the Code of Civil Procedure, relative to the lien of judgments." (No. 1467, Int. No. 1132.)

"An act to amend the Code of Civil Procedure, relative to the sale of perishable property levied upon by virtue of a warrant of attachment issued by a justice of the peace." (No. 160, Int. No. 159.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act legalizing and confirming certain acts of the town board of Irondequoit of Monroe county and empowering said

board to employ an attorney for said town." (No. 54, Rec. No. 26.)

"An act to legalize the acts of Amos D. Wellman, a commissioner of deeds of the city of Rochester, N. Y." (No. 53, Rec. No. 10.)

"An act to legalize and confirm the official acts of notaries public." (No. 938, Rec. No. 287.)

"An act to repeal chapter 12 of the Laws of 1896, entitled 'An act in relation to the county court of Kings county, and the appointment of clerks and assistants therein, and the disposition of the records of the former court of sessions in Kings county.'" (No. 612, Rec. No. 268.)

"An act to permit the city of Ithaca to raise by taxation the sum of \$10,000, annually, for three years for the purpose of permanent highway improvements." (No. 745, Rec. No. 285.)

"An act to amend the University Law relative to the dissolution and liquidation of educational corporations." (No. 422, Rec. No. 296.)

"An act to legalize the proceedings and resolution of the board of supervisors of Steuben county, authorizing the issue of bonds by the town of Pulteney in such county, legalizing the issue of such bonds and providing for the payment thereof." (No. 690, Rec. No. 178.)

"An act to amend the Forest, Fish and Game Law, in relation to taking fish through the ice in certain counties." (No. 955, Rec. No. 281.)

"An act to amend the Real Property Law, relating to the sale of real property devised or conveyed to a person for life with contingent remainder or remainders over to persons, the identity of whom cannot be definitely ascertained until the death of the person entitled to the life estate." (No. 1025, Rec. No. 307.)

"An act to amend the Greater New York charter, relating to participation by the College of the City of New York in the excise fund belonging to said city, and to the creation of a retirement fund therefrom for the benefit of the supervising officers and teachers of said college." (No. 596, Rec. No. 149.)

"An act to amend certain sections of chapter 20 of the Laws

of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' relating to various subjects." (No. 1051, Rec. No. 308.)

"An act to authorize the president and directors of the Manhattan Company, created by an act passed April 2, 1799, to increase or reduce its capital stock, and to alter the number and qualifications of its directors." (No. 294, Rec. No. 277.)

"An act to amend section 139 of the Railroad Law respecting gates or doors of passenger cars on elevated railroads." (No. 681, Rec. No. 240.)

"An act to amend section 12 of the General Municipal Law." (No. 614, Rec. No. 237.)

"An act concerning the settlement and collection of arrearages of unpaid taxes and assessments in the city of Buffalo, imposing and levying taxes and assessments in lieu and instead of such arrearages, and enforcing the payment thereof by sales of lands." (No. 902, Rec. No. 258.)

"An act to amend section 841 of the Code of Civil Procedure, relative to the presumption of death in certain cases." (No. 329, Rec. No. 73.)

"An act to provide for the appointment of a commission to investigate the condition of the adult blind in the State of New York and to report on the expediency of the establishment by the State of industrial training schools or other institutions, and making an appropriation to provide for the expenses of such commission." (No. 901, Rec. No. 284.)

"An act to amend the Forest, Fish and Game Law, in relation to taking fish through the ice in certain counties." (No. 955, Rec. No. 281.)

"An act to amend the Greater New York charter, authorizing the board of health of the city of New York to appoint a chief medical examiner and medical examiners, and prescribing their powers and duties, creating a bureau of medical examiners in the department of health, abolishing the office of coroner in the city of New York, and providing for the performance of the powers and duties heretofore exercised by the coroners in such city." (No. 591, Rec. No. 165.)

"An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office." (No. 1041, Rec. No. 313.)

"An act making an appropriation to continue the promotion of sugar beet culture in accordance with the provisions of the Agricultural Law." (No. 981, Rec. No. 293.)

"An act making an appropriation of moneys collected and due from racing associations for the promotion of agriculture." (No. 1045, Rec. No. 327.)

"An act to amend the Forest, Fish and Game Law, in relation to fishing through the ice with tip-ups in Orange and Rockland counties." (No. 693, Rec. No. 172.)

"An act authorizing the comptroller of the city of New York to hear, audit, determine and allow the alleged claim of Alvin Boody for services as superintendent of supplies and repairs in the office of the commissioner of parks for the boroughs of Brooklyn and Queens from August 10, 1899, to December 7, 1899." (No. 865, Rec. No. 270.)

"An act to amend the Greater New York charter in relation to the tenement house department." (No. 686, Rec. No. 267.)

"An act to provide for annual reports by cities of the second and third class of their financial condition." (No. 307, Rec. No. 182.)

"An act to amend chapter 269 of the Laws of 1902, entitled 'An act to incorporate the city of Plattsburgh,' relating to gospel and school lots in such city." (No. 1089, Rec. No. 328.)

"An act to amend the Greater New York charter, relative to the operation of ferries and the acquirement of property therefor." (No. 1029, Rec. No. 309.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 1031) entitled "An act to amend chapter 195 of the Laws of 1884, entitled 'An act to amend chapter 140 of the Laws of 1853, entitled "An act to consolidate and

amend the several acts relating to the village of Batavia, to alter the bounds and to enlarge the powers of the corporation of said village" and the several acts amendatory thereof,' generally" (Rec. No. 311), reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately, which report was agreed to, and said bill ordered made a special order on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the bill (No. 898) entitled "An act to amend the Village Law, in relation to extension of improvements in villages" (Int. No. 765), reported in favor of the passage of the same with the following amendment:

Page 1, line 9, after the word "at" insert the words "a special or."

Which report was agreed to, and said bill ordered reprinted as amended and recommitted to the committee on rules.

Mr. Coon, from the committee on engrossed bills, reported the following entitled bills as correctly printed or engrossed:

"An act to legalize and confirm the assessment heretofore made for paving and improving Butternut street in the city of Syracuse, and the proceedings of the common council and board of contract and supply of said city relating to the contract for said improvement." (No. 2006, Int. No. 1301.)

"An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional judges for such court." (No. 2043, Int. No. 76.)

"An act to amend section 290 of the Penal Code, relative to children and dealers in junk." (No. 2041, Rec. No. 91.)

Mr. Cowan offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the Senate bill (No. 877) entitled "An act to amend the Code of Civil Procedure, in relation to challenges to jurors" (Rec. No. 295), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Cowan, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cowan, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Graeff	McInerny	Richter
Agnew	Costello	Grattan	McKeown	Robinson
Allen	Coutant	Hackett	McManus	Rogers
Allston	Cowan	Hammond	Mead	Ruchl
Apgar	Cox	Harvey	Merritt	Scovill
Bedell	Dale	Hayden	Metcalfe	Sheldon
Bostwick	Daly	Hewitt	Miller	Sherry
Bourke	Davis, L L	Hinson	Monroe	Simpson
Bradley	Davis, M	Hoadley	Moran	Sloane
Bridgeman	Denison	Hoffman	Morgan	Smith, C W
Brill	Dickinson	Hornidge	Mortimer	Smith, G H
Bullwinkel	Doll	Hubbs	Mullaney	Smith, J T
Burke	Dooling	Hughes	Nichols	Stiles
Burnett	Doughty	Kearney	Orr	Sulzbürger
Burns	Dowling	Keegan	Outterson	Thorn
Butler	Doyle	Kehoe	Oxford	Treat
Byrne	Duer	Knapp	Pallace	Ulmann
Candee	Dwyer	Landon	Palmer	Wainwright
Chambers	Evans	Leggett	Patchin	Weber
Clark	Everett	Litthauer	Patton	Wemple
Cohn	Farrell	Lynch	Phillips	Williams
Conkling, H	Ferre	Mathews	Plank	Wolf
Conkling, J B	Finch	McCarthy, E J	Platt	Wood
Cook, E	Finegan	McCarthy, J J	Reeve	Zettler
Cooke, W V	Fowler	McCormack	Remsen	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1977) entitled "An act to amend the Insurance Law in relation to fraternal beneficiary societies." (Int. No. 821.)

On motion of Mr. Farrell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hackett	Mead	Robinson
Agnew	Coutant	Hanford	Metcalfe	Rosenstein
Allen	Cox	Hayden	Miller	Ruehl
Apgar	Curry	Hewitt	Monroe	Shanahan
Bedell	Dale	Hinson	Moran	Sheldon
Bostwick	Daly	Hoadley	Morgan	Simpson
Bourke	Davis, L L	Hooker	Mortimer	Sloane
Bradley	Davis, M	Hornidge	Mullaney	Smith, C W
Bridgeman	Dickinson	Hubbs	Nichols	Smith, G H
Bullwinkel	Dolan	Kearney	Nye	Stevens
Burke	Doll	Keegan	Outterson	Stiles
Burnett	Doughty	Kehoe	Oxford	Sulzbürger
Burns	Dowling	Knapp	Pallace	Thorn
Butler	Doyle	Landon	Palmer	Traub
Byrne	Dwyer	Leggett	Patchin	Ulmann
Candee	Evans	Lewis	Patton	Wainwright
Chambers	Everett	Lynch	Pearsall	Wemple
Clark	Ferre	McCarthy, E J	Phillips	Williams
Cohn	Finegan	McCarthy, J J	Platt	Wolf
Conkling, H	Fitzpatrick	McCullough	Prince	Wood
Conkling, J B	Fowler	McInerney	Reeve	Yale
Cooke, W V	Graeff	McKeown	Remsen	Zettler
Coon	Grattan	McNair	Richter	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1999) entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (Int. No. 1304.)

On motion of Mr. Burns, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Metcalfe	Rosenstein
Allen	Dale	Hoadley	Miller	Scovill
Allston	Davis, L L	Hooker	Moran	Shanahan
Apgar	Davis, M	Hornidge	Moreland	Sheldon
Bostwick	Denison	Hubbs	Morgan	Sherry
Bourke	Dickinson	Hughes	Mortimer	Simpson
Bradley	Dolan	Kearney	Mullaney	Sloane
Bridgeman	Doll	Keegan	Neville	Smith, A P
Brill	Dooling	Kehoe	Nichols	Smith, C W
Burke	Dowling	Knapp	Nye	Smith, G H
Burnett	Doyle	Landon	Orr	Smith, J T
Burns	Duer	Leggett	Outterson	Stevens
Butler	Ellis	Lewis	Pallace	Sullivan
Byrne	Evans	Lynch	Palmer	Sulzbürger
Cadin	Everett	Mathews	Patton	Traub
Chambers	Ferre	McCarthy, E J	Pearsall	Treat
Clark	Finch	McCarthy, J J	Phillips	Ulmann
Cohn	Finegan	McCormack	Plank	Weber
Conkling, H	Fitzpatrick	McCullough	Platt	Wemple
Conkling, J B	Fowler	McInerney	Reeve	Whitney
Cooke, W V	Graeff	McKeown	Remsen	Wolf
Coon	Hackett	McManus	Richter	Wood
Costello	Hammond	McNair	Robinson	Yale
Coutant	Harvey	Mead	Rogers	Zettler
Cowan	Hayden	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2008) entitled "An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Walter M. Stafford, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Walter M. Stafford in the position formerly held by him." (Int. No. 1345.)

Said bill having been announced for a third reading,

Mr. McManus moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 1, lines 2 and 3, strike out the words "rehear and retry the charges upon which" and insert the word "reinstate."

Same page, lines 4, 5 and 6, strike out all after the word "city."

Page 2, strike out lines 1 and 2 and insert the words "who resigned."

Same page, lines 5 to 10, inclusive, strike out all after the word "dismissed."

Mr. Speaker put the question whether the House would agree to said motion of Mr. McManus, and it was determined in the affirmative.

Said bill as amended was then read the second time.

On motion of Mr. McManus, said bill was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

Mr. Speaker announced the special order, being the bill (No. 1833) entitled "An act to amend the Domestic Commerce Law in relation to the manufacture and sale of thread." (Int. No. 993.)

Said bill having been announced for a third reading,

On motion of Mr. Agnew, said bill was laid aside and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 2048) entitled "An act to amend chapter 338 of the Laws of 1892, entitled 'An act to authorize the East River Gas Company of Long Island City to supply gas and electricity in the city of New York.'" (Int. No. 95.)

Said bill having been announced for a third reading,

On motion of Mr. Remsen, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1869) entitled "An act to amend section 2 of chapter 705 of the Laws of 1901, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' relative to the audit and allowance of certain charges." (Int. No. 23.)

On motion of Mr. Remsen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Harvey	Mead	Rogers
Allen	Cox	Hayden	Merritt	Rosenstein
Allston	Curry	Hewitt	Metcalfe	Scovill
Apgar	Dale	Hinson	Miller	Sheldon
Bedell	Daly	Hoadley	Monroe	Sherry
Bostwick	Davis, M	Hoffman	Moran	Simpson
Bourke	Denison	Hooker	Morgan	Smith, A P
Bradley	Dickinson	Hornidge	Mortimer	Smith, C W
Bridgeman	Dolan	Hubbs	Mullaney	Smith, G H
Brill	Dooling	Hughes	Neville	Smith, J T
Bullwinkel	Doughty	Kearney	Nye	Stevens
Burke	Dowling	Keegan	Orr	Stiles
Burnett	Doyle	Kehoe	Outterson	Sullivan
Burns	Dwyer	Knapp	Oxford	Sulzbürger
Butler	Ellis	Landon	Pallace	Thorn
Byrne	Evans	Leggett	Palmer	Traub
Cadin	Everett	Litthauer	Patchin	Ulmann
Candee	Ferre	Lynch	Patton	Wainwright
Chambers	Finch	Mathews	Pearsall	Wemple
Clark	Fitzpatrick	McCarthy, E J	Phillips	Whitney
Cohn	Fowler	McCarthy, J J	Plank	Williams
Conkling, H	Graeff	McCormack	Platt	Wolf
Cook, E	Grattan	McCullough	Prince	Wood
Cooke, W V	Hackett	McInerney	Remsen	Yale
Coon	Hammond	McManus	Reynolds	Zettler
Costello	Hanford	McNair	Richter	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1998) entitled "An act incorporating the Personal Property Loan Company." (Int. No. 1252.)

On motion of Mr. H. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Merritt	Scovill
Agnew	Cox	Hayden	Miller	Shanahan
Allen	Curry	Hinson	Monroe	Sheldon
Allston	Daly	Hoadley	Moreland	Sherry
Apgar	Davis, L L	Hooker	Morgan	Sloane
Bedell	Davis, M	Hornidge	Mortimer	Smith, A P
Bostwick	Dickinson	Hughes	Mullaney	Smith, G H
Bradley	Dolan	Kearney	Nichols	Smith, J T
Bridgeman	Doll	Kehoe	Nye	Stevens
Brill	Doughty	Knapp	Orr	Stiles
Bullwinkel	Dowling	Landon	Oxford	Sulzbürger
Burke	Doyle	Leggett	Pallace	Thorn
Burns	Dwyer	Lewis	Patchin	Traub
Butler	Evans	Litthauer	Patton	Ulmann
Cadin	Everett	Lynch	Phillips	Wainwright
Chambers	Farrell	McCarthy, E J	Plank	Weber
Clark	Finch	McCarthy, J J	Prince	Whitney
Conkling, H	Fitzpatrick	McCullough	Reeve	Williams
Conkling, J B	Fowler	McInerney	Remsen	Wolf
Cooke, W V	Grattan	McManus	Richter	Wood
Coon	Hackett	McNair	Rogers	Yale
Coutant	Hammond	Mead	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1963) entitled "An act to amend the Real Property Law, in relation to acknowledgements and proofs in other States." (Int. No. 1074.)

On motion of Mr. Mead, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Morgan	Scovill
Agnew	Daly	Hoffman	Mortimer	Sheldon
Allen	Davis, L L	Hooker	Mullaney	Sherry
Apgar	Davis, M	Hornidge	Neville	Simpson
Bedell	Denison	Hughes	Nye	Sloane
Bourke	Dickinson	Kearney	Orr	Smith, A P
Bradley	Doll	Kehoe	Outterson	Smith, G H
Brill	Doughty	Knapp	Oxford	Smith, J T
Bullwinkel	Dowling	Landon	Pallace	Stevens
Burke	Duer	Leggett	Patchin	Stiles
Burns	Ellis	Lewis	Patton	Sullivan
Butler	Evans	Litthauer	Pearsall	Sulzbarger
Byrne	Farrell	Mathews	Phillips	Thorn
Cadin	Ferre	McCarthy, J J	Plank	Traub
Candee	Finegan	McCormack	Platt	Treat
Chambers	Fitzpatrick	McCullough	Prince	Ulmann
Cohn	Graeff	McInerney	Reeve	Wainwright
Conkling J B	Grattan	McKeown	Remsen	Weber
Cooke, W V	Hackett	McManus	Reynolds	Wemple
Coon	Hammond	McNair	Richter	Whitney
Costello	Hanford	Mead	Robinson	Williams
Coutant	Harvey	Metcalfe	Rogers	Wolf
Cowan	Hayden	Monroe	Rosenstein	Yale
Cox	Hewitt	Moran	Ruehl	Zettler
Curry				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1529) entitled "An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring the East brook, a tributary of the easterly branch of St. Regis river, a public highway for the floating of logs and shingle bolts,' relative to determination of damages of riparian owners." (Int. No. 1055.)

On motion of Mr. Merritt, said bill was read the second time and ordered to a third reading.

On motion of Mr. Merritt, and by unanimous consent, Senate bill No. 729, Rec. No. 227, same title and subject, now on the order of third reading, was substituted therefor.

Said Senate bill having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

Mr. Speaker announced the special order, being the bill (No. 1467) entitled "An act amending section 1251 of the Code

of Civil Procedure, relative to the lien of judgments." (Int. No. 1132.)

On motion of Mr. Fowler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hanford	Metcalf	Rogers
Agnew	Curry	Hayden	Miller	Rosenstein
Allston	Dale	Hinson	Monroe	Scovill
Apgar	Daly	Hoffman	Moran	Shanahan
Bostwick	Davis, L L	Hooker	Moreland	Sherry
Bradley	Davis, M	Hornidge	Morgan	Simpson
Bridgeman	Dickinson	Hubbs	Mortimer	Smith, A P
Bullwinkel	Dolan	Keegan	Mullaney	Smith, C W
Burke	Doll	Kehoe	Nichols	Smith, G H
Burns	Doughty	Knapp	Nye	Stevens
Butler	Dowling	Landon	Outterson	Stiles
Byrne	Doyle	Leggitt	Oxford	Sullivan
Cadin	Duer	Lewis	Pallace	Sulzbürger
Candee	Dwyer	Litthauer	Palmer	Traub
Chambers	Ellis	Lynch	Patchin	Treat
Clark	Everett	McCarthy, E J	Pearsall	Weber
Cohn	Farrell	McCarthy, J J	Phillips	Wemple
Conkling, H	Finch	McCullough	Plank	Williams
Conkling, J B	Finegan	McInerney	Platt	Wolf
Cook, E	Fowler	McKeown	Prince	Wood
Cooke, W V	Graeff	McManus	Remsen	Yale
Coon	Grattan	McNair	Reynolds	Zettler
Coutant	Hackett	Mead	Robinson	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1938) entitled "An act to revise the charter of the city of Corning." (Int. No. 1242.)

On motion of Mr. Platt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Miller	Rosenstein
Agnew	Dale	Hoadlev	Monroe	Ruehl
Allen	Daly	Hoffman	Moreland	Shanahan
Allston	Davis, L L	Hooker	Morgan	Sheldon
Apgar	Denison	Hornidge	Mullaney	Sherry
Bostwick	Dickinson	Hughes	Neville	Sloane
Bourke	Dolan	Kearney	Nichols	Smith, C W
Bridgeman	Doll	Keegan	Nye	Smith, G H
Brill	Doughty	Kehoe	Orr	Smith, J T
Bullwinkel	Doyle	Landon	Outterson	Stiles
Burke	Duer	Leggett	Oxford	Sullivan
Burns	Ellis	Lewis	Pallace	Thorn
Butler	Evans	Litthauer	Patchin	Traub
Cadin	Farrell	Lynch	Patton	Treat
Candee	Finch	Mathews	Pearsall	Ulmann
Clark	Finegan	McCarthy, E J	Phillips	Wainwright
Cohn	Fowler	McCormack	Platt	Weber
Conkling, H	Graeff	McCullough	Prince	Wemple
Conkling, J B	Hackett	McInerney	Reeve	Whitney
Cook, E	Hammond	McManus	Remsen	Wolf
Coon	Hanford	McNair	Reynolds	Wood
Costello	Harvey	Merritt	Richter	Yale
Coutant	Hayden	Metcalf	Robinson	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1996) entitled "An act to amend the Greater New York charter, in relation to the public school teachers' retirement fund." (Int. No. 1203.)

On motion of Mr. Dooling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hooker	Mullaney	Shanahan
Agnew	Davis, M	Hubbs	Neville	Sherry
Allston	Denison	Kearney	Nichols	Simpson
Apgar	Dolan	Keegan	Nye	Sloane
Bostwick	Doll	Knapp	Orr	Smith, A P
Bourke	Doughty	Landon	Oxford	Smith, C W
Bridgeman	Dowling	Leggett	Pallace	Smith, J T
Bullwinkel	Duer	Lewis	Palmer	Stevens
Burke	Ellis	Litthauer	Patchin	Stiles
Burnett	Everett	Mathews	Patton	Sullivan
Butler	Farrell	McCarthy, E J	Phillips	Thorn
Byrne	Finch	McCormack	Plank	Traub
Candee	Finegan	McInerney	Platt	Ulmann
Clark	Fitzpatrick	McManus	Prince	Wainwright
Conkling, H	Graeff	McNair	Reeve	Wemple
Conkling, J B	Hackett	Merritt	Remsen	Whitney
Cooke, W V	Hammond	Metcalfe	Richter	Williams
Costello	Harvey	Monroe	Robinson	Wolf
Cowan	Hayden	Moran	Rosenstein	Yale
Cox	Hinson	Morgan	Ruehl	Zettler
Dale	Hoffman	Mortimer	Seovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 160) entitled "An act to amend the Code of Civil Procedure, relative to the sale of perishable property levied upon by virtue of a warrant of attachment issued by a justice of the peace." (Int. No. 159.)

On motion of Mr. Sheldon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	Miller	Rosenstein
Agnew	Daly	Hayden	Monroe	Ruehl
Allston	Davis, L L	Hewitt	Moran	Shanahan
Apgar	Davis, M	Hinson	Moreland	Sheldon
Bedell	Dickinson	Hoadley	Morgan	Sherry
Bostwick	Dolan	Hoffman	Mullaney	Simpson
Bradley	Doll	Hooker	Neville	Sloane
Bridgeman	Dooling	Hubbs	Nichols	Smith, A P
Brill	Doughty	Hughes	Orr	Smith, C W
Bullwinkel	Dowling	Keegan	Outterson	Smith, G H
Burnett	Doyle	Kehoe	Oxford	Stevens
Burns	Duer	Landon	Pallace	Stiles
Butler	Dwyer	Lewis	Palmer	Sullivan
Byrne	Ellis	Litthauer	Patchin	Sulzbürger
Cadin	Evans	Lynch	Patton	Thorn
Candee	Everett	Mathews	Pearsall	Treat
Clark	Ferre	McCarthy, E J	Phillips	Ulmann
Cohn	Finch	McCormack	Platt	Wainwright
Conkling, J B	Finegan	McCullough	Plank	Wemple
Cook, E	Fitzpatrick	McInerney	Prince	Whitney
Cooke, W V	Fowler	McManus	Reeve	Williams
Coon	Graeff	McNair	Reynolds	Wolf
Costello	Grattan	Mead	Richter	Wood
Coutant	Hackett	Merritt	Robinson	Yale
Cox	Hammond	Metcalfe	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1736) entitled "An act to amend section 259 of the Tax Law relative to supplementary proceedings to collect taxes." (Int. No. 1287.)

On motion of Mr. M. Davis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hooker	Monroe	Rosenstein
Agnew	Davis, L L	Hornidge	Moran	Scovill
Allston	Davis, M	Hubbs	Morgan	Shanahan
Apgar	Denison	Hughes	Mortimer	Sheldon
Bedell	Dickinson	Keegan	Mullaney	Simpson
Bourke	Dolan	Kehoe	Neville	Sloane
Bridgeman	Dooling	Knapp	Nichols	Smith, C W
Brill	Doughty	Landon	Nye	Smith, G H
Bullwinkel	Dowling	Leggett	Orr	Stevens
Burke	Duer	Lewis	Oxford	Stiles
Burnett	Ellis	Litthauer	Pallace	Sullivan
Butler	Evans	Lynch	Palmer	Sulzbürger
Byrne	Farrell	McCarthy, E J	Patchin	Traub
Cadin	Ferre	McCarthy, J J	Patton	Treat
Chambers	Finegan	McCormack	Phillips	Uhnann
Cohn	Fitzpatrick	McCullough	Plank	Weber
Conkling, H	Graeff	McInerney	Platt	Wemple
Cook, E	Hackett	McKeown	Prince	Whitney
Coon	Hammond	McManus	Reeve	Williams
Costello	Harvey	McNair	Remsen	Wolf
Cowan	Hayden	Mead	Richter	Wood
Curry	Hinson	Metcalfe	Robinson	Yale
Dale	Hoadley	Miller	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1862) entitled "An act to amend section 382 of the Greater New York charter relative to the salary of the presidents of the boroughs." (Int. No. 1354.)

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hubbs	Moreland	Rosenstein
Agnew	Dickinson	Hughes	Mortimer	Ruehl
Allston	Dolan	Kearney	Mullaney	Scovill

Apgar	Dooling	Keegan	Neville	Shanahan
Bedell	Dowling	Kehoe	Nichols	Sheldon
Bourke	Doyle	Landon	Orr	Simpson
Bradley	Dwyer	Leggett	Outterson	Sloane
Brill	Evans	Lewis	Oxford	Smith, A P
Bullwinkel	Everett	Litthauer	Pallace	Smith, G H
Burnett	Farrell	Lynch	Palmer	Stevens
Burns	Finegan	McCarthy, E J	Patchin	Sullivan
Byrne	Fowler	McCarthy, J J	Patton	Thorn
Candee	Graeff	McCullough	Pearsall	Treat
Cohn	Hackett	McInerney	Phillips	Ulmann
Conkling, J B	Hammond	McKeown	Plank	Wainwright
Cooke, W V	Harvey	McNair	Platt	Wemple
Coon	Hayden	Mead	Reeve	Williams
Coutant	Hewitt	Metcalf	Remsen	Wolf
Cox	Hoadley	Miller	Reynolds	Wood
Curry	Hoffman	Monroe	Robinson	Yale
Daly	Hooker	Moran	Rogers	Zettler
Davis, L L				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1984) entitled "An act to amend the Village Law, by imposing a penalty for failure to pay a poll tax." ((Int. No. 1145.)

On motion of Mr. Evans, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hayden	Miller	Ruehl
Allen	Davis, L L	Hewitt	Monroe	Shanahan
Allston	Davis, M	Hoadley	Moran	Sheldon
Apgar	Denison	Hoffman	Moreland	Sherry
Bedell	Dickinson	Hooker	Morgan	Simpson
Bourke	Dolan	Hornidge	Mortimer	Sloane
Bradley	Doll	Hubbs	Mullaney	Smith, C W
Bridgeman	Dooling	Hughes	Neville	Smith, G H
Brill	Doughty	Kearney	Nichols	Smith, J T
Bullwinkel	Dowling	Keegan	Nye	Stevens
Burke	Duer	Kehoe	Outterson	Stiles
Burnett	Dwyer	Knapp	Oxford	Sullivan

Butler	Ellis	Landon	Palmer	Sulzburger
Byrne	Evans	Leggett	Patchin	Thorn
Candee	Farrell	Lewis	Patton	Traub
Clark	Ferre	Litthauer	Pearsall	Treat
Cohn	Finch	Mathews	Phillips	Ulmann
Conkling, J B	Finegan	McCarthy, E J	Plank	Wainwright
Cook, E	Fitzpatrick	McCarthy, J J	Platt	Weber
Coon	Fowler	McCormack	Reeve	Wemple
Costello	Graeff	McInerney	Remsen	Whitney
Coutant	Hackett	McManus	Reynolds	Williams
Cox	Hammond	Mead	Richter	Wolf
Curry	Hanford	Merritt	Robinson	Yale
Dale	Harvey	Metcalfe	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1995) entitled "An act to amend the Code of Criminal Procedure, in relation to certain violations of the Labor Law." (Int. No. 709.)

On motion of Mr. Evans, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McNair	Rogers
Agnew	Cowan	Hanford	Mead	Rosenstein
Allen	Cox	Harvey	Merritt	Seovill
Allston	Curry	Hayden	Metcalfe	Shanahan
Apgar	Dale	Hewitt	Miller	Sheldon
Bedell	Davis, L L	Hinson	Monroe	Sherry
Bostwick	Davis, M	Hoadley	Moran	Simpson
Bourke	Denison	Hooker	Moreland	Smith, A P
Bradley	Dickinson	Hornidge	Morgan	Smith, C W
Bridgeman	Dolan	Hubbs	Mortimer	Smith, J T
Brill	Doll	Hughes	Mullaney	Stevens
Bullwinkel	Doughty	Kearney	Neville	Stiles
Burke	Dowling	Keegan	Nichols	Sullivan
Burnett	Duer	Kehoe	Nye	Thorn
Burns	Dwyer	Knapp	Outterson	Traub
Butler	Ellis	Landon	Oxford	Treat

Byrne	Evans	Leggitt	Pallace	Ulmann
Cadin	Everett	Lewis	Patchin	Wainwright
Candee	Farrell	Litthauer	Patton	Weber
Chambers	Ferre	Matwews	Phillips	Wemple
Clark	Finch	McCarthy, E J	Plank	Whitney
Cohn	Finegan	McCarthy, J J	Platt	Williams
Conkling, H	Fitzpatrick	McCormack	Prince	Wolf
Conkling, J B	Fowler	McInerney	Reeve	Wood
Cook, E	Graeff	McKeown	Reynolds	Yale
Cooke, W V	Grattan	McManus	Robinson	Zettler
Costello				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 1031) entitled "An act to amend chapter 195 of the Laws of 1884, entitled 'An act to amend chapter 140 of the Laws of 1853, entitled "An act to consolidate and amend the several acts relating to the village of Batavia, to alter the bounds and to enlarge the powers of the corporation of said village" and the several acts amendatory thereof,' generally." (Rec. No. 311.)

On motion of Mr. Leggett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hornidge	Moreland	Scovill
Agnew	Denison	Hubbs	Morgan	Shanahan
Allston	Dickinson	Hughes	Mortimer	Sheldon
Apgar	Dolan	Kearney	Mullaney	Sherry
Bedell	Dooling	Keegan	Neville	Simpson
Bourke	Doughty	Kehoe	Nichols	Sloane
Bradley	Doyle	Knapp	Nye	Smith, A P
Bridgeman	Duer	Landon	Orr	Smith, C W
Brill	Dwyer	Leggett	Outterson	Smith, G H
Burke	Ellis	Lewis	Oxford	Smith, J T
Burnett	Evans	Litthauer	Pallace	Stevens
Burns	Everett	Lynch	Palmer	Stiles
Butler	Farrell	Mathews	Patchin	Sullivan

Cadin	Ferre	McCarthy, E J	Patton	Sulzbürger
Candee	Finch	McCarthy, J J	Pearsall	Thorn
Clark	Fitzpatrick	McCormack	Phillips	Treat
Cohn	Fowler	McCullough	Plank	Ulmann
Conkling, H	Graeff	McInerney	Platt	Ulrich
Conkling, J B	Hackett	McKeown	Prince	Wainwright
Cooke, W V	Hammond	McManus	Reeve	Weber
Coon	Hanford	McNair	Remsen	Wemple
Costello	Harvey	Mead	Reynolds	Whitney
Coutant	Hewitt	Merritt	Richter	Williams
Cowan	Hinson	Metcalfe	Robinson	Wolf
Cox	Hoadley	Miller	Rogers	Wood
Dale	Hoffman	Monroe	Rosenstein	Yale
Daly	Hooker	Moran	Ruehl	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 2021, entitled "An act to amend the Code of Civil Procedure, in relation to the evidence and damages in an action for libel." (Int. No. 995.)

On motion of Mr. Fowler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 67

NOES 51

Those who voted in the affirmative, were:

Agnew	Cowan	Grattan	Metcalfe	Rogers
Allen	Cox	Hanford	Miller	Ruehl
Apgar	Davis, L L	Harvey	Monroe	Scovill
Bedell	Davis, M	Hayden	Moran	Simpson
Bostwick	Denison	Hewitt	Moreland	Smith, A P
Bridgeman	Dickinson	Hoffman	Morgan	Smith, G H
Burnett	Dowling	Hooker	Nichols	Smith, J T
Burns	Dwyer	Hornidge	Otterson	Stevens
Chambers	Ellis	Hubbs	Pearsall	Sulzbürger
Clark	Evans	Knapp	Phillips	Wemple
Conkling, J B	Farrell	Landon	Reeve	Whitney
Coon	Finch	Leggett	Reynolds	Wood
Costello	Fowler	Mead	Robinson	Yale
Coutant	Graeff			

Those who voted in the negative, were:

Abrams	Dale	Hinson	Merritt	Remsen
Allston	Daly	Hoadley	Mortimer	Rosenstein
Bradley	Dolan	Kearney	Mullaney	Shanahan
Brill	Doll	Keegan	Nye	Sherry
Bullwinkel	Dooling	Kehoe	Orr	Thorn
Burke	Doyle	Litthauer	Oxford	Traub
Cadin	Everett	Lynch	Patchin	Weber
Conkling, H	Ferre	Mathews	Patton	Williams
Cook, E	Fitzpatrick	McCarthy, E J	Platt	Wolf
Cooke, W V	Hammond	McManus	Prince	Zettler
Curry				

Mr. Fowler moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Fowler, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1981) entitled "An act to amend chapter 448 of the Laws of 1900, entitled 'An act to provide for the drainage of Cone-wango creek, in the county of Chautauqua, and making an appropriation therefor,'" by reappropriating the unexpended balance appropriated by said act and making an additional appropriation therefor." (Int. No. 1068.)

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Fowler	Mathews	Remsen
Agnew	Coutant	Graeff	McCarthy, E J	Richter
Allen	Cowan	Grattan	McCarthy, J J	Robinson
Allston	Curry	Hackett	McCormack	Rosenstein
Apgar	Dale	Hanford	McInerney	Seovill
Bedell	Daly	Harvey	McKeown	Sheldon
Bourke	Davis, L L	Hayden	McNair	Simpson
Bridgeman	Davis, M	Hinson	Merritt	Smith, A P
Brill	Denison	Hoadley	Metcalfe	Smith, G H
Bullwinkel	Dickinson	Hoffman	Monroe	Stevens

Burke	Dolan	Hornidge	Moreland	Sullivan
Burns	Doll	Hubbs	Mortimer	Thorn
Byrne	Doughty	Hughes	Neville	Treat
Cadin	Doyle	Kearney	Nichols	Ulmann
Candee	Duer	Keegan	Orr	Wainwright
Chambers	Ellis	Kehoe	Oxford	Wemple
Clark	Evans	Knapp	Palmer	Whitney
Cohn	Farrell	Landon	Patchin	Wolf
Conkling, H	Ferre	Leggett	Pearsall	Wood
Conkling, J B	Finegan	Lewis	Plank	Yale
Cooke, W V	Fitzpatrick	Litthauer	Prince	Zettler
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1901) entitled "An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by John J. Sheehan as court attendant of the municipal court of the city of New York, borough of Manhattan, First Judicial District, and to provide for the payment of such claim." (Int. No. 1372.)

On motion of Mr. Sherry, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hooker	Morgan	Shanahan
Allen	Denison	Hubbs	Mortimer	Sherry
Allston	Dolan	Hughes	Mullaney	Simpson
Bodell	Doll	Kearney	Neville	Smith, A P
Bostwick	Dooling	Keegan	Nichols	Smith, C W
Bradley	Doughty	Kehoe	Nye	Smith, G H
Bridgeman	Doyle	Knapp	Orr	Smith, J T
Bullwinkel	Duer	Leggett	Oxford	Stevens
Burnett	Dwyer	Litthauer	Pallace	Stiles
Burns	Ellis	Lynch	Patchin	Sulzburger
Byrne	Evans	Mathews	Patton	Thorn

Candee	Farrell	McCarthy, E J	Pearsall	Traub
Clark	Ferre	McCormack	Phillips	Treat
Cohn	Finegan	McCullough	Plank	Ulmann
Conkling, J B	Fowler	McKeown	Platt	Wainwright
Cooke, W V	Grattan	McNair	Reeve	Weber
Coon	Hackett	Mead	Reynolds	Wemple
Costello	Hammond	Merritt	Richter	Williams
Cowan	Harvey	Metcalfe	Rogers	Wolf
Cox	Hayden	Monroe	Rosenstein	Wood
Dale	Hewitt	Moran	Ruehl	Yale
Daly	Hoadley	Moreland	Scovill	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1774) entitled "An act to amend the Greater New York charter, relative to the department of correction; matrons." (Int. No. 1311.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hayden	Miller	Shanahan
Allen	Cowan	Hinson	Monroe	Sheldon
Allston	Cox	Hoadley	Moreland	Sherry
Apgar	Dale	Hooker	Morgan	Sloane
Bedell	Daly	Hornidge	Mullaney	Smith, A P
Bostwick	Davis, M	Hughes	Neville	Smith, C W
Bourke	Denison	Keegan	Nichols	Smith, J T
Bradley	Dolan	Kehoe	Orr	Stevens
Bridgeman	Dooling	Landon	Oxford	Stiles
Brill	Dowling	Leggett	Pallace	Sulzburger
Bullwinkel	Doyle	Lewis	Palmer	Thorn
Burke	Dwyer	Lynch	Patton	Treat
Burns	Evans	Mathews	Phillips	Ulmann
Butler	Everett	McCarthy, E J	Plank	Wainwright
Byrne	Ferre	McCarthy, J J	Prince	Weber
Cadin	Finegan	McCormack	Reeve	Wemple
Candee	Fitzpatrick	McInerney	Reynolds	Whitney
Clark	Graeff	McKeown	Richter	Wolf

Cohn	Grattan	McNair	Rogers	Wood
Conkling, J B	Hackett	Mead	Rosenstein	Yale
Cook, E	Hammond	Merritt	Scovill	Zettler
Coon	Harvey	Metcalf		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1955) entitled "An act to amend the Tax Law, in relation to surrogates' assistants and stenographers in Kings county and their salaries." (Int. No. 1404.)

On motion of Mr. Morgan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hewitt	Merritt	Ruehl
Allen	Davis, M	Hinson	Miller	Scovill
Allston	Denison	Hoffman	Monroe	Shanahan
Apgar	Dickinson	Hooker	Moran	Sherry
Bedell	Dolan	Hornidge	Morgan	Simpson
Bostwick	Doll	Hubbs	Mortimer	Sloane
Bradley	Dooling	Hughes	Mullaney	Smith, C W
Bridgeman	Dowling	Kearney	Nichols	Smith, G H
Bullwinkel	Doyle	Keegan	Nye	Stevens
Burke	Dwyer	Knapp	Outterson	Stiles
Burnett	Evans	Landon	Oxford	Sullivan
Burns	Everett	Leggett	Pallace	Sulzbürger
Byrne	Ferre	Lewis	Palmer	Thorn
Cadin	Finch	Litthauer	Patchin	Traub
Chambers	Finegan	Mathews	Patton	Treat
Clark	Fitzpatrick	McCarthy, E J	Phillips	Ulmann
Conkling, H	Fowler	McCarthy, J J	Plank	Wainwright
Cook, E	Graeff	McCormack	Prince	Weber
Coon	Grattan	McCullough	Reynolds	Whitney
Coutant	Hackett	McInerney	Richter	Williams
Cowan	Hammond	McKeown	Robinson	Wood
Curry	Hanford	McManus	Rogers	Yale
Daly	Harvey	Mead	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2013) entitled "An act to legalize, ratify and confirm the acts of the assessors of the town of Stratford, Fulton county, during the years 1893 to 1896, both inclusive." (Int. No. 1398.)

On motion of Mr. C. W. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Rosenstein
Agnew	Dale	Hinson	Miller	Seovill
Allen	Daly	Hoadley	Monroe	Shanahan
Apgar	Davis, M	Hoffman	Moreland	Sheldon
Bedell	Denison	Hooker	Mortimer	Simpson
Bostwick	Dickinson	Hubbs	Mullaney	Smith, A P
Bourke	Dolan	Hughes	Neville	Smith, C W
Bridgeman	Dooling	Keegan	Nichols	Smith, G H
Brill	Dowling	Kehoe	Nye	Smith, J T
Burke	Duer	Landon	Orr	Stevens
Burnett	Ellis	Leggett	Outtersen	Stiles
Butler	Everett	Litthauer	Oxford	Sulzbürger
Cadin	Ferre	Lynch	Pallace	Thorn
Candee	Finch	Mathews	Palmer	Treat
Chambers	Fitzpatrick	McCarthy, E J	Patton	Ulmann
Clark	Fowler	McCormack	Phillips	Wainwright
Cohn	Grattan	McCullough	Plank	Weber
Conkling, J B	Hackett	McInerney	Platt	Wemple
Cooke, W V	Hammond	McKeown	Reeve	Williams
Costello	Hanford	McManus	Reynolds	Wolf
Cowan	Harvey	McNair	Richter	Yale
Cox	Hayden	Mead	Rogers	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2012) entitled "An act to amend chapter 155 of the Laws of 1886, entitled 'An act for the care and support of the poor in the county of Fulton,' in relation to the bringing of actions thereunder." (Int. No. 1397.)

On motion of Mr. C. W. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hoffman	Moran	Rogers
Agnew	Cox	Hooker	Morgan	Rosenstein
Allen	Curry	Hornidge	Mortimer	Scovill
Apgar	Daly	Hughes	Mullaney	Shanahan
Bedell	Davis, M	Kearney	Neville	Sherry
Bostwick	Denison	Kehoe	Nichols	Simpson
Bourke	Dolan	Knapp	Orr	Sloane
Bradley	Doll	Landon	Outterson	Smith, A P
Bridgeman	Doughty	Leggett	Oxford	Smith, G H
Brill	Doyle	Litthauer	Pallace	Smith, J T
Bullwinkel	Dwyer	Lynch	Palmer	Stevens
Burnett	Ellis	Mathews	Patchin	Sullivan
Burns	Evans	McCarthy, J J	Patton	Sulzburger
Butler	Farrell	McCormack	Pearsall	Traub
Cadin	Finegan	McCullough	Phillips	Treat
Candee	Fitzpatrick	McKeown	Plank	Wainwright
Chambers	Graeff	McManus	Platt	Weber
Clark	Grattan	McNair	Prince	Wemple
Conkling, H	Hackett	Mead	Remsen	Whitney
Conkling, J B	Hanford	Merritt	Reynolds	Wolf
Cooke, W V	Hayden	Metcalfe	Richter	Yale
Coon	Hewitt	Monroe	Robinson	Zettler
Costello	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2024) entitled "An act to release to Charles D. Boshart the right, title and interest of the people of the State of New York to certain real estate situate in the town of New Bremen, county of Lewis, N. Y." (Int. No. 1215.)

On motion of Mr. Stiles, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hubbs	Morgan	Simpson
Agnew	Davis, L L	Hughes	Mullaney	Sloane
Allen	Davis, M	Kearney	Nichols	Smith, C W
Apgar	Dickinson	Keegan	Nye	Smith, G H
Bedell	Doll	Knapp	Outtersen	Smith, J T
Bostwick	Dooling	Landon	Oxford	Stevens
Bourke	Dowling	Leggett	Pallace	Stiles
Bridgeman	Duer	Lewis	Palmer	Sullivan
Brill	Ellis	Litthauer	Patton	Sulzbarger
Burke	Evans	Lynch	Pearsall	Thorn
Burnett	Everett	McCarthy, E J	Phillips	Traub
Butler	Ferre	McCarthy, J J	Plank	Treat
Byrne	Finegan	McCullough	Platt	Ulmann
Cadin	Fowler	McInerney	Prince	Wainwright
Candee	Graeff	McKeown	Reeve	Weber
Chambers	Hackett	McManus	Remsen	Wemple
Cohn	Hammond	McNair	Reynolds	Whitney
Conkling, J B	Hanford	Mead	Richter	Williams
Cook, E	Hayden	Merritt	Robinson	Wolf
Coon	Hewitt	Metcalfe	Rogers	Wood
Coutant	Hoadley	Miller	Scovill	Yale
Cowan	Hooker	Moran	Shanahan	Zettler
Cox	Hornidge	Moreland	Sheldon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1972) entitled "An act to amend chapter 378 of the Laws of 1897, entitled 'An act to unite into one municipality, under the corporate name of the city of New York, the various communities lying in and about New York harbor, including the city and county of New York, the city of Brooklyn and the county of Kings, the county of Richmond and part of the county of Queens, and to provide for the government thereof,' relative to the department of education." (Int. No. 1392.)

Said bill having been announced for a third reading,

On motion of Mr. McManus, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1050) entitled "An act to amend the Banking Law, relative to the investment of capital, surplus and deposits of trust companies." (Int. No. 854.)

On motion of Mr. J. T. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Rogers
Agnew	Daly	Hinson	Metcalfe	Ruehl
Allen	Davis, M	Hoadley	Monroe	Scovill
Allston	Denison	Hoffman	Moran	Sheldon
Apgar	Dolan	Hornidge	Moreland	Sherry
Bedell	Doll	Hubbs	Morgan	Simpson
Bostwick	Dooling	Hughes	Mortimer	Sloane
Bourke	Doughty	Kearney	Mullaney	Smith, A P
Bradley	Doyle	Kehoe	Neville	Smith, C W
Brill	Duer	Knapp	Nye	Smith, J T
Bullwinkel	Dwyer	Landon	Orr	Stevens
Burke	Ellis	Leggett	Oxford	Sullivan
Burns	Everett	Lewis	Pallace	Sulzbürger
Butler	Farrell	Litthauer	Palmer	Traub
Cadin	Ferre	Lynch	Patton	Treat
Candee	Finegan	Mathews	Pearsall	Ulmann
Clark	Fitzpatrick	McCarthy, J J	Plank	Wainwright
Cohn	Fowler	McCormack	Platt	Wemple
Conkling, J B	Grattan	McCullough	Prince	Williams
Cook, E	Hackett	McInerney	Remsen	Wolf
Coon	Hammond	McKeown	Reynolds	Wood
Costello	Hanford	McNair	Richter	Yale
Cowan	Hayden	Mead	Robinson	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2016) entitled "An act to amend the Insurance Law, relative to directors of title and credit guaranty corporations." (Int. No. 1401.)

On motion of Mr. Fowler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Agnew	Davis, L L	Hornidge	Morgan	Scovill
Allen	Denison	Hubbs	Mortimer	Sheldon
Allston	Dickinson	Kearney	Neville	Sherry
Apgar	Doll	Kehoe	Nichols	Simpson
Bedell	Dooling	Knapp	Orr	Sloane
Bourke	Doughty	Landon	Outterson	Smith, C W
Bradley	Dowling	Leggett	Oxford	Smith, G H
Brill	Duer	Lewis	Pallace	Smith, J T
Bullwinkel	Dwyer	Litthauer	Palmer	Stiles
Burnett	Ellis	Lynch	Patchin	Sullivan
Burns	Everett	McCarthy, E J	Patton	Sulzbarger
Butler	Farrell	McCarthy, J J	Pearsall	Thorn
Byrne	Finch	McCormack	Phillips	Traub
Cadin	Finegan	McInerney	Plank	Ulmann
Chambers	Fowler	McKeown	Platt	Wainwright
Clark	Graeff	McNair	Reeve	Weber
Conkling, H	Grattan	Mead	Remsen	Wemple
Cook, E	Hammond	Merritt	Reynolds	Whitney
Coon	Hanford	Metcalfe	Richter	Williams
Costello	Hayden	Miller	Robinson	Wood
Cowan	Hewitt	Monroe	Rosenstein	Yale
Curry	Hoadley	Moran	Ruehl	Zettler
Dale	Hoffman	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1055) entitled "An act making an appropriation for paying the State's proportion of the cost and expense of eliminating certain grade crossings in the city of Schenectady." (Int. No. 859.)

On motion of Mr. Wemple, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Metcalfe	Shanahan
Agnew	Dale	Hoadley	Monroe	Sheldon
Allen	Daly	Hoffman	Moran	Sherry
Allston	Davis, L L	Hooker	Moreland	Sloane
Bedell	Denison	Hornidge	Morgan	Smith, A P
Bostwick	Dickinson	Hughes	Mortimer	Smith, C W
Bourke	Dolan	Kearney	Mullaney	Smith, G H
Bradley	Dooling	Keegan	Nichols	Smith, J T
Bridgeman	Doughty	Kehoe	Nye	Stevens
Brill	Doyle	Knapp	Outtersen	Stiles
Burke	Duer	Landon	Oxford	Sullivan
Burnett	Ellis	Leggett	Palmer	Sulzburger
Butler	Evans	Lewis	Patchin	Thorn
Byrne	Farrell	Litthauer	Pearsall	Treat
Cadin	Finch	Lynch	Phillips	Ulmann
Chambers	Finegan	Mathews	Plank	Wainwright
Clark	Fitzpatrick	McCarthy, E J	Prince	Weber
Conkling, H	Fowler	McCarthy, J J	Reeve	Wemple
Conkling, J B	Grattan	McCullough	Remsen	Williams
Cook, E	Hackett	McInerney	Reynolds	Wolf
Cooke, W V	Hammond	McKeown	Robinson	Wood
Coon	Hanford	McManus	Rogers	Yale
Coutant	Hayden	Mead	Rosenstein	Zettler
Cowan	Hewitt	Merritt	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 743) entitled "An act to provide for the payment of the claim of Joseph Fiesel, Jr., for plumbing work and material furnished the Board of Education of Long Island City during the year 1891." (Int. No. 646.)

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Morgan	Ruehl
Agnew	Davis, L L	Hughes	Mortimer	Scovill
Allston	Davis, M	Keegan	Mullaney	Shanahan
Apgar	Denison	Kehoe	Neville	Sheldon
Bedell	Dolan	Landon	Nichols	Sherry
Bourke	Doll	Leggett	Nye	Simpson
Bradley	Dooling	Lewis	Orr	Sloane
Bridgeman	Dowling	Litthauer	Outterson	Smith, C W
Brill	Doyle	Lynch	Oxford	Smith, G H
Burke	Dwyer	Mathews	Pallace	Stevens
Burnett	Ellis	McCarthy, F J	Palmer	Stiles
Burns	Evans	McCarthy, J J	Patchin	Sullivan
Butler	Farrell	McCormack	Patton	Thorn
Cadin	Ferre	McCullough	Pearsall	Traub
Candee	Finch	McInerney	Phillips	Treat
Clark	Finegan	McKeown	Plank	Ulmann
Cohn	Fowler	McManus	Platt	Wainwright
Conkling, H	Graeff	McNair	Prince	Weber
Conkling, J B	Grattan	Mead	Reeve	Wemple
Cook, E	Hackett	Merritt	Remsen	Whitney
Cooke, W V	Hanford	Metcalfe	Reynolds	Williams
Coon	Harvey	Miller	Richter	Wolf
Costello	Hewitt	Monroe	Robinson	Wood
Cowan	Hinson	Moran	Rogers	Yale
Cox	Hoadley	Moreland	Rosenstein	Zettler
Curry	Hooker			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1948) entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (Int. No. 1385.)

Said bill having been announced for a second reading,

Mr. E. J. McCarthy moved to amend as follows:

Inserting in line 14, page 3, after the word "age" the words "except persons who enlisted in the army or navy of the

United States during the Spanish-American War, and who reached the age limit of thirty years during such service and who had, previous to enlistment, made application for admission to the police or fire department, such persons on presentation of an honorable discharge shall be permitted to renew their application and if found to be competent shall be appointed."

Mr. Speaker put the question whether the House would agree to said motion of Mr. E. J. McCarthy, and it was determined in the affirmative.

Said bill, as amended, was then read the second time.

On motion of Mr. E. J. McCarthy said bill was ordered reprinted and placed on the order of third reading, and referred to the committee on revision.

Mr. Speaker announced the special order, being the bill (No. 842) entitled "An act to amend the Greater New York charter as re-enacted by chapter 466 of the Laws of 1901, relative to a mayor's bureau of licenses, weights and measures, and city marshals." (Int. No. 713.)

Said bill having been announced for a second reading,

Mr. Dooling moved to amend as follows:

Page 3, line 24, after the word "writing" insert the words "with the right to the person whose license or permit is revoked to review the proceedings by a writ of certiorari."

Strike out all of page 5 after the word "taxes" on line 18, and lines 1, 2 and 3 on page 6, down to and including the word "bureau."

Page 6, line 15, after the word "dollars" insert the words "and an annual license fee of two hundred and fifty dollars, to be paid on the first day of May in each year."

Same page, line 21, insert after the word "forfeited" the words "with the right to review said proceedings by writ of certiorari."

Mr. Speaker put the question where the House would agree to said motion of Mr. Dooling, and it was determined in the negative.

On motion of Mr. Agnew, said bill was read the second time, and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question where the House would agree to the final passage of said bill and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 89

NOES 59

Those who voted in the affirmative, were:

Agnew	Coutant	Hayden	Nye	Simpson
Allen	Cowan	Hewitt	Orr	Smith, A P
Allston	Cox	Hoadley	Outterson	Smith, C W
Apgar	Davis, L L	Hooker	Patchin	Smith, G H
Bedell	Davis, M	Hubbs	Patton	Smith, J T
Bostwick	Denison	Hughes	Pearsall	Stevens
Bridgeman	Dickinson	Knapp	Phillips	Stiles
Brill	Doughty	Landon	Plank	Thorn
Burnett	Dowling	Leggett	Platt	Traub
Cadin	Dwyer	Lewis	Reeve	Treat
Candee	Evans	McNair	Remsen	Wainwright
Chambers	Finch	Mead	Reynolds	Weber
Clark	Fowler	Merritt	Robinson	Wemple
Conkling, H	Graeff	Monroe	Rogers	Whitney
Conkling, J B	Grattan	Moran	Rosenstein	Williams
Cook, E	Hammond	Moreland	Ruehl	Wood
Coon	Hanford	Morgan	Scovill	Yale
Costello	Harvey	Nichols	Sheldon	

Those who voted in the negative, were:

Abrams	Daly	Hackett	McCormack	Palmer
Bourke	Dolan	Hinson	McCullough	Prince
Bradley	Doll	Hoffman	McLuerney	Richter
Bullwinkel	Dooling	Hornidge	McKeown	Shanahan
Burke	Doyle	Kearney	McManus	Sherry
Burns	Duer	Keegan	Metcalf	Sloane
Butler	Ellis	Kehoe	Miller	Sullivan
Byrne	Everett	Litthauer	Mortimer	Sulzburger
Cohn	Farrell	Lynch	Mullaney	Ulmann
Cooke, W V	Ferre	Matwews	Neville	Wolf
Curry	Finegan	McCarthy, E J	Oxford	Zettler
Dale	Fitzpatrick	McCarthy, J J	Pallace	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1887) entitled "An act to amend chapter 946 of the Laws of 1895, entitled 'An act to amend the Code of Civil Procedure,' in relation to stenographers." (Int. No. 1364.)

On motion of Mr. Scovill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hanford	McNair	Rogers
Allen	Daly	Harvey	Mead	Rosenstein
Allston	Davis, L L	Hayden	Merritt	Ruehl
Apgar	Davis, M	Hewitt	Metcalfe	Scovill
Bedell	Denison	Hinson	Monroe	Shanahan
Bourke	Dolan	Hoadley	Moran	Sheldon
Bradley	Doll	Hoffman	Moreland	Sherry
Bridgeman	Dooling	Hooker	Mortimer	Sloane
Brill	Doughty	Hornidge	Mullaney	Smith, A P
Bullwinkel	Dowling	Hubbs	Neville	Smith, G H
Burke	Doyle	Hughes	Nichols	Smith, J T
Burnett	Duer	Kearney	Nye	Stevens
Burns	Dwyer	Keegan	Orr	Stiles
Byrne	Ellis	Kehoe	Outterson	Sulzbürger
Cadin	Evans	Knapp	Pallace	Thorn
Candee	Everett	Landon	Palmer	Traub
Chambers	Farrell	Leggett	Patton	Ulmann
Cohn	Ferre	Lewis	Pearsall	Wainwright
Conkling, H	Finch	Litthauer	Phillips	Weber
Cook, E	Finegan	Lynch	Plank	Wemple
Cooke, W V	Fitzpatrick	Mathews	Platt	Williams
Coon	Fowler	McCarthy, J J	Prince	Wolf
Costello	Graeff	McCormack	Reeve	Wood
Coutant	Grattan	McCullough	Reynolds	Yale
Cowan	Hackett	McInerney	Richter	Zettler
Cox	Hammond	McManus	Robinson	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2002) entitled "An act to amend the Greater New York charter relative to the composition of the board of taxes and assessments." (Int. No. 978.)

On motion of Mr. Dowling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	Metcalfe	Rogers
Agnew	Cowan	Hanford	Miller	Rosenstein
Allen	Cox	Harvey	Monroe	Ruehl
Allston	Curry	Hewitt	Moran	Scovill
Apgar	Dale	Hinson	Moreland	Sheldon
Bostwick	Daly	Hoffman	Morgan	Sherry
Bourke	Davis, L L	Hooker	Mullaney	Simpson
Bradley	Davis, M	Hornidge	Neville	Sloane
Bridgeman	Dickinson	Hughes	Nichols	Smith, C W
Brill	Dolan	Kearney	Nye	Smith, G H
Bullwinkel	Doll	Kehoe	Orr	Smith, J T
Burke	Dooling	Knapp	Oxford	Stiles
Burnett	Doughty	Landon	Pallace	Sullivan
Burns	Dowling	Leggett	Palmer	Sulzburger
Butler	Doyle	Lewis	Patchin	Thorn
Byrne	Duer	Litthauer	Patton	Treat
Cadin	Ellis	Mathews	Pearsall	Ulmann
Candee	Evans	McCarthy, E J	Phillips	Wainwright
Chambers	Everett	McCarthy, J J	Plank	Weber
Clark	Ferre	McCullough	Platt	Wemple
Conkling, H	Finch	McInerney	Prince	Whitney
Conkling, J B	Finegan	McKeown	Remsen	Wolf
Cook, E	Fitzpatrick	McNair	Reynolds	Wood
Cooke, W V	Fowler	Mead	Richter	Yale
Coon	Graeff	Merritt	Robinson	Zettler
Costello	Grattan			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1990) entitled "An act to amend section 675 of the Penal Code, relative to misdemeanors." (Int. No. 1329.)

On motion of Mr. Dowling said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hanford	McNair	Richter
Agnew	Cowan	Harvey	Merritt	Rogers
Allen	Cox	Hayden	Metcalfe	Rosenstein
Apgar	Dale	Hewitt	Monroe	Ruehl
Bedell	Daly	Hinson	Moran	Scovill
Bostwick	Davis, I. L.	Hoadley	Moreland	Sheldon
Bourke	Denison	Hoffman	Morgan	Sherry
Bradley	Dickinson	Hornidge	Mullaney	Sloane
Bridgeman	Dolan	Hubbs	Neville	Smith, A P
Brill	Doll	Kearney	Nichols	Smith, C W
Bullwinkel	Dooling	Kehoe	Orr	Smith, G H
Burnett	Dowling	Knapp	Outterson	Smith, J T
Burns	Doyle	Landon	Oxford	Stiles
Byrne	Duer	Leggett	Palmer	Sullivan
Cadin	Dwyer	Lewis	Patchin	Thorn
Candee	Ellis	Litthauer	Patton	Traub
Clark	Everett	Lynch	Pearsall	Ulmann
Cohn	Farrell	Mathews	Plank	Wainwright
Conkling, H	Finch	McCarthy, E J	Platt	Weber
Conkling, J B	Fitzpatrick	McCarthy, J J	Prince	Whitney
Cook, E	Fowler	McCullough	Reeve	Wolf
Cooke, W V	Graeff	McInerney	Remsen	Wood
Coon	Grattan	McKeown	Reynolds	Zettler
Costello	Hackett	McManus		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 54) entitled "An act legalizing and confirming certain acts of the town board of Irondequoit of Monroe county and empowering said board to employ an attorney for said town." (Rec. No. 26.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hewitt	McNair	Rogers
Agnew	Davis, L L	Hinson	Mead	Ruehl
Allen	Denison	Hoffman	Metcalfe	Scovill
Apgar	Dickinson	Hornidge	Miller	Sheldon
Bedell	Dolan	Hubbs	Moran	Simpson
Bourke	Dooling	Hughes	Moreland	Smith, A P
Bradley	Dowling	Keegan	Mortimer	Smith, G H
Brill	Doyle	Kehoe	Mullaney	Smith, J T
Burke	Duer	Knapp	Neville	Stiles
Burnett	Ellis	Landon	Nye	Sulzbürger
Butler	Evans	Leggett	Outterson	Traub
Byrne	Farrell	Lewis	Pallace	Ulmann
Candee	Ferre	Lynch	Patchin	Wainwright
Clark	Finegan	Mathews	Patton	Wemple
Conkling, H	Fitzpatrick	McCarthy, E J	Phillips	Whitney
Cook, E	Fowler	McCarthy, J J	Platt	Williams
Cooke, W V	Grattan	McCullough	Prince	Wood
Costello	Hammond	McInerney	Remsen	Yale
Cowan	Hanford	McKeown	Richter	Zettler
Curry	Hayden			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 53) entitled "An act to legalize the acts of Amos D. Wellman, a commissioner of deeds of the city of Rochester, N. Y." (Rec. No. 10.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Moran	Scovill
Agnew	Daly	Hoffman	Moreland	Shanahan
Allen	Davis, L L	Hooker	Morgan	Sheldon
Allston	Denison	Hornidge	Mortimer	Simpson

Apgar	Dickinson	Hughes	Neville	Sloane
Bedell	Doll	Kearney	Nichols	Smith, A P
Bourke	Doughty	Kehoe	Nye	Smith, G H
Bradley	Doyle	Landon	Outterson	Smith, J T
Bridgeman	Duer	Leggett	Oxford	Stevens
Bullwinkel	Ellis	Lewis	Pallace	Sullivan
Burke	Evans	Litthauer	Patchin	Sulzburger
Burns	Farrell	Lynch	Patton	Thorn
Butler	Ferre	Mathews	Pearsall	Traub
Byrne	Finch	McCarthy, J J	Plank	Ulmann
Candee	Finegan	McCormack	Platt	Wainwright
Chambers	Fitzpatrick	McInerney	Prince	Weber
Clark	Fowler	McKeown	Remsen	Wemple
Conkling, H	Graeff	McManus	Reynolds	Williams
Conkling, J B	Grattan	Mead	Richter	Wolf
Cook, E	Hackett	Merritt	Robinson	Wood
Coon	Hanford	Metcalfe	Rogers	Yale
Coutant	Harvey	Monroe	Rosenstein	Zettler
Cowan	Hewitt			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 938) entitled "An act to legalize and confirm the official acts of notaries public." (Rec. No. 287.)

On motion of Mr. Moran, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Monroe	Ruehl
Agnew	Daly	Hoadley	Moran	Scovill
Allen	Davis, M	Hooker	Moreland	Sheldon
Allston	Denison	Hornidge	Mortimer	Sherry
Bedell	Dickinson	Hughes	Mullaney	Simpson
Bourke	Doll	Kearney	Neville	Smith, A P
Bradley	Dooling	Keegan	Nichols	Smith, C W
Bridgeman	Doughty	Knapp	Orr	Smith, G H
Bullwinkel	Doyle	Landon	Outterson	Stevens
Burke	Duer	Leggett	Oxford	Stiles
Burnett	Ellis	Lewis	Pallace	Sullivan

Burns	Evans	Litthauer	Palmer	Thorn
Byrne	Everett	Lynch	Patton	Traub
Cadin	Farrell	McCarthy, E J	Pearsall	Ulmann
Chambers	Ferre	McCarthy, J J	Phillips	Wainwright
Clark	Finegan	McCullough	Plank	Wemple
Conkling, H	Fitzpatrick	McInerney	Prince	Whitney
Conkling, J B	Graeff	McManus	Reeve	Williams
Cooke, W V	Grattan	McNair	Remsen	Wolf
Coon	Hackett	Mead	Richter	Wood
Coutant	Hammond	Merritt	Robinson	Yale
Cowan	Harvey	Miller	Rogers	Zettler
Curry	Hayden			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 612) entitled "An act to repeal chapter 12 of the Laws of 1896 entitled 'An act in relation to the county court of Kings county, and the appointment of clerks and assistants therein, and the disposition of the records of the former court of sessions in Kings county.'" (Rec. No. 268.)

On motion of Mr. Dowling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoffman	Monroe	Ruehl
Agnew	Davis, M	Hooker	Moreland	Scovill
Allston	Dickinson	Hubbs	Morgan	Sheldon
Apgar	Dolan	Hughes	Mortimer	Sherry
Bedell	Doll	Kearney	Neville	Simpson
Bourke	Doughty	Keegan	Nichols	Smith, A P
Bradley	Dowling	Kehoe	Nye	Smith, C W
Bridgeman	Duer	Knapp	Orr	Smith, G H
Brill	Dwyer	Landon	Outterson	Stevens
Burke	Ellis	Leggett	Oxford	Stiles
Burnett	Evans	Lewis	Pallace	Sullivan
Burns	Farrell	Litthauer	Palmer	Sulzbürger
Byrne	Ferre	Lynch	Patton	Traub

Cadin	Finch	Mathews	Pearsall	Treat
Candee	Fitzpatrick	McCarthy, E J	Phillips	Ulmann
Chambers	Fowler	McCarthy, J J	Plank	Wainwright
Cohn	Graeff	McCormack	Platt	Weber
Conkling, J B	Grattan	McCullough	Prince	Wemple
Cook, E	Hammond	McKeown	Reeve	Whitney
Cooke, W V	Hanford	McManus	Reynolds	Williams
Coutant	Harvey	McNair	Richter	Wolf
Cowan	Hewitt	Mead	Robinson	Wood
Curry	Hinson	Metcalfe	Rogers	Yale
Daly	Hoadley	Miller	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 745) entitled "An act to permit the city of Ithaca to raise by taxation the sum of \$10,000, annually, for three years for the purpose of permanent highway improvements." (Rec. No. 245.)

On motion of Mr. Monroe, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Merritt	Rosenstein
Agnew	Curry	Hoadley	Metcalfe	Ruehl
Allen	Daly	Hoffman	Miller	Shanahan
Allston	Davis, M	Hooker	Moran	Sheldon
Apgar	Denison	Hornidge	Moreland	Sherry
Bostwick	Dolan	Hubbs	Morgan	Sloane
Bourke	Dooling	Hughes	Mullaney	Smith, A P
Bradley	Doughty	Kearney	Neville	Smith, C W
Bridgeman	Dowling	Kehoe	Nichols	Smith, J T
Brill	Duer	Knapp	Orr	Stevens
Burke	Dwyer	Landon	Outterson	Stiles
Burnett	Ellis	Leggett	Pallace	Sulzburger
Butler	Everett	Lewis	Palmer	Traub
Byrne	Farrell	Litthauer	Patchin	Treat
Candee	Ferre	Lynch	Pearsall	Ulmann

Chambers	Finegan	Mathews	Phillips	Wainwright
Clark	Fitzpatrick	McCarthy, E J	Plank	Wemple
Cohn	Graeff	McCormack	Prince	Williams
Conkling, J B	Grattan	McCullough	Reeve	Wolf
Cooke, W V	Hammond	McInerney	Remsen	Wood
Coon	Hanford	McKeown	Reynolds	Yale
Costello	Harvey	McNair	Richter	Zettler
Cowan	Hewitt	Mead	Rogers	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 422) entitled "An act to amend the University Law, relative to the dissolution and liquidation of educational corporations." (Rec. No. 296.)

On motion of Mr. Scovill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Miller	Ruehl
Agnew	Dale	Hinson	Monroe	Scovill
Allen	Daly	Hoadley	Moran	Shanahan
Allston	Davis, L L	Hooker	Moreland	Sheldon
Bedell	Denison	Hornidge	Morgan	Sherry
Bostwick	Dickinson	Hubbs	Mortimer	Sloane
Bourke	Dolan	Hughes	Neville	Smith, A P
Bridgeman	Doll	Kearney	Nichols	Smith, C W
Brill	Dooling	Kehoe	Nye	Smith, G H
Bullwinkel	Dowling	Knapp	Outterson	Smith, J T
Burke	Doyle	Landon	Oxford	Stevens
Burnett	Duer	Leggett	Pallace	Stiles
Burns	Ellis	Lewis	Palmer	Sullivan
Byrne	Evans	Litthauer	Patchin	Thorn
Cadin	Everett	Lynch	Pearsall	Traub
Candee	Ferre	Mathews	Phillips	Treat
Chambers	Finch	McCarthy, E J	Plank	Ulmann
Clark	Finegan	McCormack	Platt	Wainwright
Conkling, H	Fitzpatrick	McCullough	Reeve	Weber
Conkling, J B	Fowler	McInerney	Remsen	Wemple

Cook, E	Grattan	McManus	Richter	Williams
Coon	Hackett	McNair	Robinson	Wolf
Costello	Hammond	Mead	Rogers	Yale
Coutant	Hanford	Merritt	Rosenstein	Zettler
Cowan	Harvey	Metcalfe		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 690) entitled "An act to legalize the proceedings and resolution of the board of supervisors of Steuben county, authorizing the issue of bonds by the town of Pulteney in such county, legalizing the issue of such bonds and providing for the payment thereof." (Rec. No. 178.)

On motion of Mr. Pearsall, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Miller	Rosenstein
Agnew	Dale	Hoffman	Monroe	Ruehl
Allston	Davis, L L	Hornidge	Moran	Scovill
Apgar	Davis, M	Hubbs	Moreland	Sheldon
Bedell	Denison	Kearney	Morgan	Sherry
Bostwick	Dickinson	Keegan	Mortimer	Simpson
Bradley	Doll	Kehoe	Neville	Smith, A P
Bridgeman	Dooling	Knapp	Nichols	Smith, C W
Bullinkel	Doughty	Landon	Nye	Smith, G H
Burke	Doyle	Leggett	Outterson	Smith, J T
Burnett	Dwyer	Lewis	Oxford	Stevens
Burns	Ellis	Litthauer	Pallace	Stiles
Butler	Everett	Lynch	Palmer	Sullivan
Byrne	Farrell	Mathews	Patchin	Sulzbarger
Candee	Finch	McCarthy, E J	Patton	Thorn
Chambers	Finegan	McCarthy, J J	Pearsall	Treat
Clark	Fitzpatrick	McCormack	Phillips	Ulmann
Cohn	Fowler	McCullough	Platt	Wainwright
Conkling, H	Grattan	McInerney	Prince	Wemple

Conkling, J B	Hackett	McKeown	Reeve	Whitney
Cook, E	Hammond	McManus	Reynolds	Wolf
Cooke, W V	Hanford	McNair	Richter	Wood
Coon	Harvey	Mead	Robinson	Yale
Coutant	Hewitt	Merritt	Rogers	Zettler
Cowan	Hinson	Metcalf		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 955) entitled "An act to amend the Forest, Fish and Game Law, in relation to taking fish through the ice in certain counties." (Rec. No. 281.)

On motion of Mr. Burnett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Metcalf	Rosenstein
Agnew	Dale	Hoffman	Miller	Ruehl
Allston	Davis, L L	Hornidge	Monroe	Scovill
Apgar	Davis, M	Hubbs	Moreland	Sheldon
Bostwick	Denison	Hughes	Morgan	Sherry
Bourke	Dolan	Keegan	Mortimer	Sloane
Bridgeman	Doll	Kehoe	Mullaney	Smith, A P
Brill	Dooling	Knapp	Neville	Smith, G H
Bullwinkel	Dowling	Landon	Nye	Smith, J T
Burnett	Doyle	Leggett	Orr	Stiles
Burns	Dwyer	Lewis	Outterson	Sullivan
Byrne	Ellis	Litthauer	Pallace	Sulzburger
Cadin	Evans	Lynch	Palmer	Traub
Candee	Farrell	McCarthy, E J	Patton	Ulmann
Clark	Finch	McCarthy, J J	Pearsall	Weber
Cohn	Finegan	McCormack	Plank	Wemple
Conkling, J B	Fowler	McCullough	Platt	Williams
Cook, E	Grattan	McManus	Reeve	Wolf
Cooke, W V	Hackett	McNair	Reynolds	Wood
Costello	Hayden	Mead	Richter	Yale
Coutant	Hewitt	Merritt	Rogers	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1025) entitled "An act to amend the Real Property Law, relating to the sale of real property devised or conveyed to a person for life with contingent remainder or remainders over to persons, the identity of whom cannot be definitely ascertained until the death of the person entitled to the life estate." (Rec. No. 307.)

Said bill having been announced for a third reading,

On motion of Mr. Agnew, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the Senate bill (No. 596) entitled "An act to amend the Greater New York charter, relating to participation by the College of the City of New York in the excise fund belonging to said city, and to the creation of a retirement fund therefrom for the benefit of the supervising officers and teachers of said college." (Rec. No. 149.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hoffman	Moran	Ruehl
Agnew	Dickinson	Hooker	Moreland	Scovill
Allston	Dolan	Hornidge	Mortimer	Shanahan
Apgar	Dooling	Hughes	Mullaney	Sherry
Bedell	Doughty	Kearney	Neville	Simpson
Bourke	Dowling	Kehoe	Nichols	Smith, A P
Bradley	Doyle	Landon	Nye	Smith, C W
Bridgeman	Duer	Leggett	Orr	Smith, G H
Bullwinkel	Ellis	Lewis	Oxford	Smith, J T

Burke	Evans	Litthauer	Pallace	Stevens
Cadin	Everett	Lynch	Palmer	Sullivan
Candee	Ferre	Mathews	Patchin	Sulzbürger
Clark	Finch	McCarthy, J J	Patton	Thorn
Cohn	Fitzpatrick	McCormack	Phillips	Treat
Conkling, H	Graeff	McInerney	Plank	Ulmann
Cook, E	Grattan	McKeown	Platt	Weber
Cooke, W V	Hackett	McNair	Prince	Wemple
Costello	Hammond	Mead	Reeve	Whitney
Coutant	Hanford	Merritt	Reynolds	Williams
Cox	Hayden	Metcalf	Richter	Wood
Curry	Hewitt	Miller	Robinson	Yale
Daly	Hinson	Monroe	Rosenstein	Zettler
Davis, L L				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1051) entitled "An act to amend certain sections of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' relating to various subjects." (Rec. No. 308.)

Said bill having been announced for a second reading.

On motion of Mr. Sheldon, and by unanimous consent, said bill was placed on the second and third reading calendar for Friday next.

Mr. Speaker announced the special order, being the Senate bill (No. 294) entitled "An act to authorize the president and directors of the Manhattan Company, created by an act passed April 2, 1799, to increase or reduce its capital stock, and to alter the number and qualifications of its directors." (Rec. No. 277.)

On motion of Mr. J. T. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 81

NOES 47

Those who voted in the affirmative, were:

Agnew	Dale	Hayden	Morgan	Simpson
Allen	Davis, L L	Hewitt	Nichols	Sloane
Allston	Davis, M	Hoadley	Nye	Smith, A P
Apgar	Denison	Hooker	Orr	Smith, C W
Bedell	Dickinson	Hubbs	Outterson	Smith, G H
Bostwick	Dowling	Knapp	Patchin	Smith, J T
Bridgeman	Dwyer	Landon	Patton	Stevens
Burke	Evans	Lewis	Pearsall	Stiles
Burnett	Ferre	McInerney	Plank	Sullivan
Burns	Finch	McKeown	Reeve	Traub
Cadin	Fowler	McNair	Remsen	Wainwright
Clark	Graeff	Mead	Reynolds	Weber
Conkling, J B	Grattan	Merritt	Robinson	Wemple
Coon	Hammond	Monroe	Rogers	Whitney
Costello	Hanford	Moran	Ruehl	Williams
Coutant	Harvey	Moreland	Scovill	Wood
Cox				

Those who voted in the negative, were:

Abrams	Curry	Hoffman	McManus	Prince
Bourke	Daly	Kearney	Metcalfe	Richter
Bradley	Dolan	Keegan	Miller	Rosenstein
Brill	Doll	Kehoe	Mortimer	Shanahan
Bullwinkel	Dooling	Litthauer	Mullaney	Sheldon
Byrne	Doyle	Lynch	Neville	Sherry
Cohn	Everett	Mathews	Oxford	Sulzbürger
Conkling, H	Fitzpatrick	McCarthy, E J	Pallace	Wolf
Cook, E	Hackett	McCullough	Platt	Zettler
Cowan	Hinson			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 681) entitled "An act to amend section 139 of the Railroad Law respecting gates or doors of passenger cars on elevated railroads." (Rec. No. 240.)

On motion of Mr. Moran, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Metcalfe	Robinson
Agnew	Dale	Hoadley	Miller	Rosenstein
Allen	Daly	Hoffman	Monroe	Ruehl
Apgar	Davis, L L	Hooker	Moran	Shanahan
Bedell	Davis, M	Hornidge	Moreland	Sheldon
Bourke	Dickinson	Hughes	Mortimer	Sherry
Bradley	Dolan	Kearney	Mullaney	Simpson
Brill	Doll	Keegan	Neville	Sloane
Bullwinkel	Dooling	Kehoe	Nichols	Smith, C W
Burke	Doughty	Knapp	Nye	Smith, G H
Burnett	Doyle	Landon	Orr	Stevens
Burns	Duer	Leggett	Outtersen	Stiles
Byrne	Dwyer	Lewis	Oxford	Sulzbarger
Cadin	Evans	Lynch	Pallace	Thorn
Candee	Everett	Mathews	Palmer	Treat
Chambers	Farrell	McCarthy, E J	Patchin	Ulmann
Clark	Finch	McCarthy, J J	Patton	Wainwright
Cohn	Finegan	McCorinack	Phillips	Wemple
Conkling, H	Fowler	McCullough	Plank	Whitney
Conkling, J B	Graeff	McInerney	Platt	Williams
Cook, N	Grattan	McKeown	Prince	Wolf
Coon	Hammond	McManus	Reeve	Wood
Costello	Hanford	McNair	Remsen	Yale
Cowan	Harvey	Mead	Reynolds	Zettler
Cox	Hewitt	Merritt	Richter	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 614) entitled "An act to amend section 12 of the General Municipal Law." (Rec. No. 237.)

On motion of Mr. Moran, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 1

Those who voted in the affirmative, were:

Abrams	Cox	Hackett	McManus	Seovill
Agnew	Curry	Hammond	McNair	Shanahan
Allen	Dale	Hanford	Mead	Sheldon
Apgar	Davis, L L	Hayden	Metcalfe	Sherry
Bedell	Davis, M	Hewitt	Miller	Simpson
Bostwick	Denison	Hoadley	Moran	Sloane
Bourke	Dickinson	Hoffman	Morgan	Smith, A P
Bradley	Dolan	Hooker	Mortimer	Smith, C W
Brill	Doll	Hornidge	Mullaney	Smith, G H
Bullwinkel	Dooling	Hubbs	Nichols	Smith, J T
Burke	Doughty	Kearney	Orr	Stevens
Burnett	Dowling	Keegan	Outterson	Sullivan
Burns	Doyle	Kehoe	Oxford	Sulzbürger
Byrne	Duer	Knapp	Palmer	Thorn
Cadin	Dwyer	Landon	Patchin	Traub
Candee	Ellis	Leggett	Patton	Ulmann
Chambers	Evans	Lewis	Phillips	Wainwright
Clark	Everett	Lynch	Plank	Weber
Cohn	Farrell	Mathews	Prince	Wemple
Conkling, J B	Ferre	McCarthy, E J	Reeve	Whitney
Cook, E	Finch	McCarthy, J J	Remsen	Williams
Cooke, W V	Fitzpatrick	McCormack	Richter	Wolf
Coon	Fowler	McCullough	Robinson	Wood
Costello	Graeff	McInerney	Rogers	Yale
Coutant	Grattan	McKeown	Rosenstein	Zettler

In the negative:

Cowan

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Apgar in the chair.

Mr. Speaker announced the special order, being the Senate bill (No. 902) entitled "An act concerning the settlement and collection of arrearages of unpaid taxes and assessments in the city of Buffalo, imposing and levying taxes and assessments in lieu and instead of such arrearages, and enforcing the payment thereof by sales of lands." (Rec. No. 258.)

Said bill having been announced for a second reading,

Mr. Burke moved to amend as follows:

Page 1, line 2, after the word "jurisdiction" insert the words "subject to the approval of the mayor and common council."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Burke, and it was determined in the negative.

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 2

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Mead	Ruehl
Agnew	Curry	Hoadley	Metcalf	Scovill
Allen	Daly	Hoffman	Miller	Shanahan
Apgar	Davis, M	Hooker	Moran	Sherry
Bedell	Derison	Hornidge	Moreland	Simpson
Bostwick	Dolan	Hubbs	Morgan	Smith, A P
Bourke	Doll	Kearney	Mullaney	Smith, C W
Bradley	Dooling	Kehoe	Nichols	Smith, J T
Bridgeman	Dowling	Knapp	Orr	Stevens
Brill	Doyle	Landon	Outterson	Stiles
Bullwinkel	Duer	Leggett	Oxford	Sullivan
Burnett	Ellis	Lewis	Pallace	Thorn
Burns	Evans	Litthauer	Palmer	Traub
Butler	Everett	Lynch	Patchin	Treat
Cadin	Ferre	Mathews	Pearsall	Ulmann
Candee	Finegan	McCarthy, E J	Phillips	Wainwright
Clark	Fowler	McCarthy, J J	Platt	Weber
Cohn	Graeff	McCormack	Prince	Whitney
Conkling, H	Grattan	McCullough	Remsen	Williams
Cook, E	Hackett	McKeown	Reynolds	Wood
Cooke, W V	Hanford	McManus	Richter	Yale
Costello	Harvey	McNair	Rogers	Zettler
Coutant	Hayden			

Those who voted in the negative, were:

Burke Neville

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 329) entitled "An act to amend section 841 of the Code of Civil Procedure, relative to the presumption of death in certain cases." (Rec. No. 73.)

Said bill having been announced for a third reading,

On motion of Mr. Rogers, said bill was laid aside, retaining its place on the order of third reading.

Mr. Speaker resumed the chair.

Mr. Speaker announced the special order, being the Senate bill (No. 901) entitled "An act to provide for the appointment of a commission to investigate the condition of the adult blind in the State of New York and to report on the expediency of the establishment by the State of industrial training schools or other institutions and making an appropriation to provide for the expenses of such commission." (Rec. No. 284.)

Said bill having been announced for a third reading,

On motion of Mr. Rogers, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Rogers moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abrams	Coutant	Hanford	Moreland	Shanahan
Agnew	Cowan	Harvey	Morgan	Sheldon
Allen	Cox	Hayden	Mortimer	Sherry
Allston	Curry	Hinson	Mullaney	Simpson
Apgar	Dale	Hooker	Neville	Sloane
Bedell	Davis, L L	Hornidge	Nichols	Smith, C W
Bostwick	Davis, M	Kearney	Nye	Smith, G H
Bourke	Denison	Kehoe	Outterson	Smith, J T
Bradley	Dickinson	Knapp	Oxford	Stevens
Bridgeman	Doll	Landon	Pallace	Stiles
Brill	Doughty	Leggett	Patchin	Sullivan
Bullwinkel	Dowling	Lewis	Patton	Sulzbarger
Burke	Doyle	Mathews	Pearsall	Thorn
Burnett	Dwyer	McCarthy, E J	Phillips	Traub
Burns	Ellis	McCullough	Plank	Ulmann
Byrne	Evans	McInerney	Platt	Wainwright
Cadin	Everett	McKeown	Prince	Weber
Chambers	Farrell	McManus	Reeve	Wemple
Clark	Finch	McNair	Reynolds	Whitney
Cohn	Fitzpatrick	Mead	Richter	Williams
Conkling, H	Fowler	Merritt	Rogers	Wolf
Conkling, J B	Graeff	Metcalf	Rosenstein	Wood
Cook, E	Grattan	Miller	Ruehl	Yale
Coon	Hackett	Moran	Scovill	Zettler
Costello	Hammond			

Mr. Rogers moved that all further proceedings under the call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 591) entitled "An act to amend the Greater New York charter authorizing the board of health of the city of New York to appoint a chief medical examiner and medical examiners, and prescribing their powers and duties, creating a bureau of medical examiners in the department of health, abolishing the office of coroner in the city of New York, and providing for the performance of the powers and duties heretofore exercised by the coroners in such city." (Rec. No. 165.)

Said bill having been announced for a third reading,

Mr. Rogers moved that said bill be laid aside, retaining its place on the order of third reading.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Rogers, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 1041) entitled "An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office." (Rec. No. 313.)

On motion of Mr. McNair, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Fitzpatrick	Lynch	Platt
Allen	Costello	Graeff	Mathews	Reeve
Allston	Coutant	Grattan	McCarthy, J J	Reynolds
Apgar	Cowan	Hackett	McCormack	Robinson
Bedell	Cox	Hammond	McInerney	Rogers
Bostwick	Curry	Hanford	McKeown	Rosenstein

Bourke	Dale	Harvey	McNair	Seovill
Bradley	Daly	Hayden	Merritt	Shanahan
Brill	Davis, M	Hewitt	Metcalfe	Sheldon
Bullwinkel	Denison	Hoadley	Miller	Sherry
Burke	Dickinson	Hoffman	Moran	Sloane
Burnett	Dolan	Hooker	Moreland	Smith, C W
Burns	Dooling	Hornidge	Mortimer	Smith, G H
Butler	Doughty	Hughes	Mullaney	Stevens
Cadin	Dowling	Kearney	Nichols	Sullivan
Candee	Duer	Keegan	Nye	Thorn
Chambers	Dwyer	Kehoe	Outterson	Treat
Clark	Ellis	Knapp	Oxford	Weber
Cohn	Evans	Landon	Palmer	Williams
Conkling, H	Farrell	Leggett	Patton	Wolf
Conkling, J B	Ferre	Lewis	Pearsall	Yale
Cook, E	Finegan	Litthauer	Plank	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 981) entitled "An act making an appropriation to continue the promotion of sugar beet culture in accordance with the provisions of the Agricultural Law." (Rec. No. 293.)

On motion of Mr. Rogers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125
NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hackett	McKeown	Remsen
Agnew	Dale	Hammond	McNair	Richter
Allston	Daly	Hanford	Mead	Robinson
Apar	Davis, L L	Harvey	Metcalfe	Rosenstein
Bedell	Davis, M	Hayden	Miller	Seovill
Bostwick	Denison	Hewitt	Monroe	Shanahan
Bourke	Dolan	Hinson	Moreland	Sherry
Bridgeman	Doll	Hoadley	Morgan	Sloane
Brill	Dooling	Hoffman	Mortimer	Smith, C W
Bullwinkel	Doughty	Hooker	Mullaney	Smith, G H
Burke	Dowling	Hornidge	Neville	Stevens
Burns	Doyle	Hubbs	Nichols	Stiles

Butler	Duer	Hughes	Nye	Sulzbürger
Byrne	Dwyer	Kearney	Orr	Thorn
Cadin	Ellis	Keegan	Outtersen	Traub
Chambers	Evans	Kehoe	Oxford	Treat
Clark	Everett	Knapp	Pallace	Ulmann
Cohn	Farrell	Landon	Palmer	Wainwright
Conkling, H	Ferre	Leggett	Patchin	Weber
Conkling, J B	Finch	Litthauer	Pearsall	Whitney
Cook, E	Finegan	Lynch	Phillips	Williams
Cooke, W V	Fitzpatrick	Mathews	Plank	Wolf
Coon	Fowler	McCarthy, J J	Platt	Wood
Costello	Graeff	McCormack	Prince	Yale
Coutant	Grattan	McInerney	Reeve	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1045) entitled "An act making an appropriation of moneys collected and due from racing associations for the promotion of agriculture." (Rec. No. 327.)

On motion of Mr. J. B. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hanford	Mead	Rosenstein
Agnew	Cox	Hayden	Merritt	Scovill
Allen	Dale	Hewitt	Miller	Sheldon
Apgar	Daly	Hoadley	Monroe	Sherry
Bedell	Davis, L L	Hoffman	Moran	Simpson
Bostwick	Davis, M	Hooker	Morgan	Sloane
Bourke	Dickinson	Hubbs	Mortimer	Smith, C W
Bridgeman	Dolan	Hughes	Neville	Smith, J T
Bullwinkel	Dooling	Keegan	Nichols	Stevens
Burke	Doughty	Kehoe	Nye	Sullivan
Burnett	Dowling	Knapp	Outtersen	Sulzbürger
Butler	Duer	Landon	Pallace	Thorn
Byrne	Dwyer	Leggett	Patchin	Traub
Cadin	Evans	Lewis	Patton	Ulmann
Chambers	Everett	Litthauer	Phillips	Wainwright

Clark	Farrell	Mathews	Platt	Wemple
Cohn	Finch	McCarthy, J J	Prince	Whitney
Conkling, H	Finegan	McCormack	Reeve	Wolf
Cook, E	Fitzpatrick	McInerney	Reynolds	Wood
Cooke, W V	Graeff	McKeown	Robinson	Yale
Coon	Grattan	McNair	Rogers	Zettler
Coutant	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 693) entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing through the ice with tip-ups in Orange and Rockland counties." (Rec. No. 172.)

On motion of Mr. Bedell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Grattan	McCormack	Remsen
Agnew	Curry	Hackett	McCullough	Richter
Allen	Dale	Hammond	McInerney	Robinson
Allston	Daly	Hanford	McKeown	Rosenstein
Apgar	Davis, L L	Harvey	McManus	Scovill
Bedell	Davis, M	Hayden	Mead	Sheldon
Bourke	Dickinson	Hewitt	Merritt	Sherry
Bradley	Dolan	Hinson	Metcalfe	Sloane
Bridgeman	Doll	Hoadley	Miller	Smith, A P
Brill	Dooling	Hooker	Moran	Smith, G H
Bullwinkel	Doughty	Hornidge	Moreland	Stevens
Burke	Dowling	Hubbs	Morgan	Stiles
Burns	Doyle	Hughes	Mortimer	Sulzburger
Butler	Duer	Kearney	Neville	Thorn
Byrne	Dwyer	Keegan	Nye	Treat
Cadin	Ellis	Kehoe	Orr	Ulmann
Chambers	Evans	Knapp	Outterson	Wainwright
Clark	Everett	Landon	Pallace	Weber
Cohn	Farrell	Leggett	Palmer	Wemple
Conkling, H	Ferre	Lewis	Patton	Whitney
Conkling, J B	Finch	Litthauer	Pearsall	Wolf

Cook, E	Finegan	Lynch	Phillips	Wood
Coon	Fitzpatrick	Mathews	Platt	Yale
Costello	Fowler	McCarthy, E J	Reeve	Zettler
Coutant	Graeff			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 865) entitled "An act authorizing the comptroller of the city of New York to hear, audit, determine and allow the alleged claim of Alvin Boody for services as superintendent of supplies and repairs in the office of the commissioner of parks for the boroughs of Brooklyn and Queens from August 10, 1899, to December 17, 1899." (Rec. No. 270.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hanford	McManus	Rosenstein
Allen	Dale	Hayden	McNair	Ruehl
Allston	Davis, L L	Hewitt	Merritt	Shanahan
Apgar	Davis, M	Hinson	Metcalfe	Sherry
Bostwick	Denison	Hoadley	Monroe	Sloane
Bourke	Dickinson	Hoffman	Moran	Smith, C W
Bridgeman	Doll	Hornidge	Morgan	Smith, G H
Brill	Dooling	Hubbs	Mortinier	Steven
Bullwinkel	Doughty	Hughes	Neville	Sullivan
Burke	Dowling	Kearney	Nichols	Sulzbürger
Burns	Doyle	Kchoe	Orr	Traub
Butler	Duer	Knapp	Oxford	Treat
Cadin	Ellis	Landon	Pallace	Ulmann
Candee	Evans	Leggett	Palmer	Wainwright
Clark	Farrell	Lewis	Patton	Weber
Conkling, H	Ferre	Litthauer	Phillips	Wemple
Conkling, J B	Finch	Mathews	Platt	Williams

Cooke, W V	Finegan	McCarthy, E J	Reeve	Wolf
Coon	Fowler	McCormack	Remsen	Wood
Costello	Graeff	McCullough	Richter	Yale
Coutant	Hackett	McKeown	Robinson	Zettler
Cowan	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 686) entitled "An act to amend the Greater New York charter in relation to the tenement house department." (Rec. No. 267.)

Said bill having been announced for a third reading,

Mr. Dooling moved to amend as follows:

Page 2, line 20, after the word "discretion" insert the words "in the manner prescribed by the Civil Service Law and the Greater New York charter."

Strike out new matter on page 5, commencing with the word "neither" on line 17 down to the word "proceeding" on line 19.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Dooling, and it was determined in the negative.

On motion of Mr. Dooling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 3

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	Mead	Scovill
Agnew	Coutant	Hayden	Merritt	Sheldon
Allston	Cowan	Hewitt	Metcalfe	Sherry
Apgar	Cox	Hinson	Monroe	Simpson
Bedell	Dale	Hoadley	Moreland	Sloane
Bourke	Davis, L L	Hoffman	Mortimer	Smith, A P

Bradley	Davis, M	Hooker	Neville	Smith, G H
Bridgeman	Dickinson	Hornidge	Nye	Smith, J T
Brill	Dolan	Hughes	Orr	Stevens
Bullwinkel	Doughty	Kearney	Outterson	Sullivan
Burke	Dowling	Keegan	Pallace	Sulzbarger
Burnett	Doyle	Kehoe	Patchin	Thorn
Burns	Duer	Knapp	Patton	Traub
Butler	Dwyer	Landon	Pearsall	Treat
Byrne	Ellis	Leggett	Phillips	Ulmann
Cadin	Evans	Lewis	Plank	Wainwright
Candee	Farrell	Lynch	Prince	Weber
Chambers	Finch	McCarthy, E J	Reeve	Wemple
Clark	Finegan	McCarthy, J J	Remsen	Whitney
Cohn	Fowler	McCormack	Reynolds	Wolf
Conkling, H	Graeff	McInerney	Robinson	Wood
Conkling, J B	Grattan	McKeown	Rogers	Yale
Cooke, W V	Hackett	McNair	Rosenstein	Zettler
Coon	Hammond			

Those who voted in the negative, were:

Dooling Litthauer Mathews

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 307) entitled "An act to provide for annual reports by cities of the second and third class of their financial condition." (Rec. No. 182.)

Said bill having been announced for a third reading.

On motion of Mr. Outterson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1089) entitled "An act to amend chapter 269 of the Laws of 1902, entitled 'An act to incorporate the city of Plattsburgh,' relating to gospel and school lots in such city." (Rec. No. 328.)

On motion of Mr. Graeff, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McKeown	Ruehl
Agnew	Cowan	Hammond	McManus	Shanahan
Allen	Curry	Hanford	Mead	Sherry
Apgar	Dale	Hayden	Merritt	Simpson
Bedell	Daly	Hewitt	Miller	Sloane
Bourke	Davis, L L	Hinson	Monroe	Smith, A P
Bridgeman	Davis, M	Hoadley	Moreland	Smith, G H
Brill	Denison	Hooker	Mortimer	Smith, J T
Bullwinkel	Dickinson	Hornidge	Mullaney	Stevens
Burke	Dolan	Hubbs	Nichols	Sullivan
Burns	Doll	Hughes	Orr	Sulzbürger
Butler	Doughty	Kearney	Outterson	Thorn
Byrne	Dowling	Keegan	Oxford	Treat
Cadin	Duer	Kehoe	Palmer	Ulmann
Candee	Dwyer	Knapp	Patchin	Wainwright
Chambers	Ellis	Landon	Pearsall	Weber
Clark	Evans	Leggett	Plank	Wemple
Cohn	Farrell	Litthauer	Prince	Williams
Conkling, H	Ferre	Lynch	Reeve	Wolf
Conkling, J B	Finegan	McCarthy, E J	Reynolds	Wood
Cook, E	Fitzpatrick	McCarthy, J J	Robinson	Yale
Coon	Graeff	McCullough	Rosenstein	Zettler
Costello	Grattan			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1029) entitled "An act to amend the Greater New York charter, relative to the operation of ferries and the acquirement of property therefor." (Rec. No. 309.)

On motion of Mr. Reeve, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Monroe	Ruehl
Agnew	Dale	Hinson	Moran	Scovill
Allston	Daly	Hoadley	Moreland	Sheldon

Apgar	Davis, L L	Hooker	Morgan	Sherry
Bedell	Davis, M	Hornidge	Mortimer	Simpson
Bostwick	Dickinson	Hughes	Mullaney	Sloane
Bourke	Doll	Kearney	Neville	Smith, C W
Bridgeman	Dooling	Keegan	Nichols	Smith, J T
Brill	Dowling	Kehoe	Nye	Stevens
Bullwinkel	Doyle	Knapp	Orr	Sullivan
Burke	Duer	Landon	Outterson	Sulzburger
Burnett	Ellis	Leggett	Oxford	Thorn
Burns	Evans	Lewis	Pallace	Traub
Butler	Everett	Litthauer	Palmer	Treat
Byrne	Farrell	Lynch	Patton	Ulmann
Cadin	Ferre	McCarthy, E J	Pearsall	Wainwright
Chambers	Finch	McCarthy, J J	Plank	Weber
Clark	Finegan	McCormack	Platt	Wemple
Cohn	Fowler	McCullough	Prince	Whitney
Conkling, H	Graeff	McInerney	Remsen	Williams
Cook, E	Hackett	Monroe	Reynolds	Wolf
Cooke, W V	Hammond	McNair	Robinson	Wood
Costello	Hanford	Merritt	Rogers	Yale
Coutant	Hayden	Metcalfe	Rosenstein	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1863) entitled "An act to amend the Liquor Tax Law, in relation to the time of payment of taxes." (Int. No. 1355.)

On motion of Mr. Apgar, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 14

Those who voted in the affirmative, were:

Abrams	Cox	Hackett	Moreland	Rosenstein
Agnew	Curry	Hammond	Morgan	Seovill
Allen	Dale	Hanford	Mortimer	Shanahan
Allston	Daly	Hoffman	Mullaney	Sheldon
Apgar	Davis, L L	Hornidge	Neville	Sherry
Bedell	Davis, M	Kearney	Nichols	Simpson
Bostwick	Dickinson	Kehoe	Nye	Sloane
Bourke	Dolan	Knapp	Orr	Smith, A P

Brill	Dooling	Landon	Outterson	Smith, J T
Bullwinkel	Doughty	Lewis	Oxford	Stiles
Burke	Dowling	Litthauer	Pallace	Sullivan
Burns	Doyle	Mathews	Patchin	Sulzburger
Byrne	Dwyer	McCarthy, E J	Patton	Thorn
Cadin	Ellis	McCullough	Pearsall	Traub
Cohn	Evans	McInerney	Phillips	Ulmann
Conkling, H	Everett	McKeown	Platt	Wainwright
Conkling, J B	Farrell	McManus	Prince	Weber
Cook, E	Ferre	McNair	Remsen	Whitney
Cooke, W V	Finch	Merritt	Reynolds	Williams
Coon	Fitzpatrick	Metcalfe	Richter	Wolf
Coutant	Graeff	Miller	Robinson	Wood
Cowan	Grattan	Moran	Rogers	Yale

Those who voted in the negative, were:

Burnett	Fowler	Hubbs	Plank	Smith, C W
Costello	Hayden	Lynch	Reeve	Stevens
Denison	Hinson	Mead	Ruehl	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2004) entitled "An act to amend chapter 18 of the general laws, known as the County Law, relative to county charges" (Int. No. 1064), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	Mead	Scovill
Agnew	Dale	Hayden	Merritt	Shanahan
Allen	Daly	Hewitt	Metcalfe	Sheldon
Apgar	Davis, L L	Hoadley	Monroe	Sherry
Bedell	Denison	Hoffman	Moran	Simpson
Bostwick	Dickinson	Hooker	Morgan	Sloane
Bourke	Dolan	Hornidge	Mortimer	Smith, C W
Bridgeman	Doll	Hubbs	Mullaney	Smith, G H
Brill	Dooling	Hughes	Neville	Stevens
Bullwinkel	Doughty	Kearney	Nye	Stiles
Burke	Doyle	Keegan	Outterson	Sullivan
Burns	Duer	Kehoe	Oxford	Sulzburger
Butler	Dwyer	Knapp	Palmer	Thorn
Byrne	Ellis	Landon	Patton	Treat
Cadin	Evans	Leggett	Pearsall	Ulmann
Candee	Farrell	Litthauer	Phillips	Weber
Clark	Ferre	Mathews	Plank	Wemple

Cohn	Finegan	McCarthy, J J	Prince	Whitney
Conkling, H	Fitzpatrick	McCormack	Remsen	Williams
Cook, E	Graeff	McCullough	Richter	Wolf
Cooke, W V	Grattan	McKeown	Robinson	Wood
Costello	Hackett	McManus	Rogers	Yale
Coutant	Hanford	McNair	Ruehl	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1794) entitled "An act to amend the Railroad Law, in relation to rails of street surface railroads." (Int. No. 720), having been announced for a third reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1992) entitled "An act to amend the Liquor Tax Law, in relation to the traffic in liquors in connection with other business" (Int. No. 298), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hanford	McManus	Rogers
Allen	Dale	Hayden	Mead	Ruehl
Allston	Daly	Hewitt	Merritt	Shanahan
Bedell	Davis, L L	Hinson	Miller	Sheldon
Bostwek	Davis, M	Hoffman	Moran	Sherry
Bradley	Denison	Hooker	Moreland	Simpson
Brill	Dolan	Hubbs	Mortimer	Smith, A P
Burke	Doll	Hughes	Mullaney	Smith, C W
Burnett	Dooling	Kearney	Neville	Smith, J T
Butler	Dowling	Keegan	Nichols	Stiles
Byrne	Doyle	Kehoe	Orr	Sullivan
Cadin	Duer	Knapp	Oxford	Thorn
Chambers	Dwyer	Landon	Pallace	Treat
Clark	Ellis	Leggett	Patchin	Ulmann
Cohn	Evans	Lewis	Patton	Wainwright
Conkling, H	Farrell	Litthauer	Phillips	Weber
Conkling, J B	Ferre	Lynch	Plank	Wemple
Cook, E	Finegan	Mathews	Prince	Williams
Cooke, W V	Fitzpatrick	McCarthy, J J	Reeve	Wolf
Costello	Graeff	McCormack	Reynolds	Yale
Coutant	Grattan	McInerney	Robinson	Zettler
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2005) entitled "An act to amend the Greater New York charter, relative to the police pension fund" (Int. No. 1199), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hubbs	Moreland	Shanahan
Agnew	Davis, L L	Hughes	Morgan	Sheldon
Allston	Davis, M	Kearney	Mortimer	Simpson
Apgar	Dickinson	Keegan	Mullaney	Sloane
Bedell	Dolan	Kehoe	Neville	Smith, A P
Bostwick	Doll	Knapp	Nichols	Smith, G H
Bourke	Doughty	Landon	Nye	Smith, J T
Bridgeman	Doyle	Leggett	Orr	Stevens
Brill	Duer	Lewis	Oттerson	Stiles
Bullwinkel	Dwyer	Litthauer	Oxford	Sulzburger
Burke	Evans	Lynch	Pallace	Thorn
Burnett	Everett	Mathews	Palmer	Traub
Burns	Ferre	McCarthy, E J	Patchin	Treat
Byrne	Finch	McCarthy, J J	Patton	Ulmann
Cadin	Fitzpatrick	McCormack	Phillips	Wainwright
Chambers	Graeff	McCullough	Platt	Weber
Clark	Grattan	McInerney	Prince	Wemple
Conkling, H	Hammond	McKeown	Reeve	Whitney
Cook, E	Hanford	McManus	Reynolds	Williams
Cooke, W V	Hayden	McNair	Richter	Wolf
Costello	Hewitt	Mead	Rogers	Wood
Coutant	Hoadley	Metcalfe	Rosenstein	Yale
Cox	Hooker	Miller	Scovill	Zettler
Dale	Hornidge	Moran		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1997) entitled "An act to amend chapter 26 of the Laws of 1885, entitled 'An act to revise, amend and consolidate the several acts in relation to the city of Syracuse, and to revise and amend the charter of said city,' relative to the firemen's pension fund" (Int. No. 1251), was read the third time, having

been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hammond	Mead	Ruehl
Agnew	Dale	Hanford	Merritt	Scovill
Allston	Daly	Hayden	Miller	Sheldon
Apgar	Davis, I. L.	Hewitt	Moran	Sherry
Bedell	Davis, M.	Hoadley	Moreland	Sloane
Bostwick	Dickinson	Hoffman	Morgan	Smith, C W
Bradley	Dolan	Hooker	Mortimer	Smith, G H
Bridgeman	Doll	Hornidge	Neville	Stevens
Bullwinkel	Dooling	Hughes	Nichols	Stiles
Burnett	Doughty	Kearney	Orr	Sullivan
Burns	Dowling	Kehoe	Outterson	Thorn
Butler	Doyle	Knapp	Pallace	Traub
Cadin	Duer	Landon	Palmer	Treat
Candee	Ellis	Leggett	Patchin	Ulmann
Chambers	Evans	Lewis	Pearsall	Wainwright
Clark	Everett	Lynch	Phillips	Wemple
Conkling, H	Ferre	Mathews	Platt	Whitney
Conkling, J B	Finch	McCarthy, J J	Prince	Williams
Cook, E	Finegan	McCullough	Remsen	Wolf
Coon	Fitzpatrick	McInerney	Richter	Wood
Costello	Graeff	McKeown	Robinson	Yale
Cowan	Grattan	McManus	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2003) entitled "An act to amend the Greater New York charter, in relation to the police department" (Int. No. 997), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Merritt	Rogers
Agnew	Cox	Hewitt	Metcalfe	Ruehl
Allen	Dale	Hoadley	Miller	Scovill
Apgar	Davis, L L	Hoffman	Moran	Sheldon
Bedell	Davis, M	Hooker	Morgan	Simpson
Bourke	Denison	Hornidge	Mortimer	Sloane
Bradley	Dickinson	Hughes	Mullaney	Smith, C W
Bridgeman	Dolan	Kearney	Neville	Smith, G H
Brill	Doll	Kehoe	Nichols	Smith, J T
Bullwinkel	Dooling	Knapp	Nye	Stiles
Burke	Doughty	Landon	Orr	Sullivan
Burnett	Dowling	Leggett	Outterson	Sulzbarger
Burke	Duer	Lewis	Oxford	Thorn
Butler	Dwyer	Litthauer	Pallace	Traub
Byrne	Evans	Lynch	Patchin	Treat
Cadin	Evans	Mathews	Patton	Treat
Candee	Farrell	McCarthy, E J	Patton	Ulmann
Chambers	Ferre	McCarthy, J J	Pearsall	Weber
Clark	Finegan	McCormack	Phillips	Wemple
Cohn	Fowler	McCullough	Plank	Whitney
Conkling, H	Graeff	McInerney	Platt	Williams
Conkling, J B	Grattan	McKeown	Prince	Wolf
Cook, E	Hackett	McManus	Remsen	Wood
Cooke, W V	Hammond	McNair	Reynolds	Yale
Costello	Hanford	Mead	Robinson	Zettler
Coutant	Harvey			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2007) entitled "An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claims of persons who have furnished work, labor and services or materials, or supplies for the improvement of the water front of the city water front of the city of New York at Seventeenth street and East river in the borough of Manhattan, as a public park and playground under request, order or direction of the department of docks and ferries of the city of New York" (Int. No. 1326), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Merritt	Rosenstein
Agenw	Curry	Harvey	Metcalfe	Ruehl
Allen	Dale	Hewitt	Miller	Scovill
Allston	Daly	Hinson	Moran	Sheldon
Bedell	Davis, L L	Hoadley	Moreland	Sherry
Bostwick	Davis, M	Hoffman	Mortimer	Sloane
Bourke	Denison	Hornidge	Mullaney	Smith, A P
Bradley	Dickinson	Hubbs	Neville	Smith, G H
Brill	Dolan	Kearney	Nye	Smith, J T
Bullwinkel	Dooling	Keegan	Orr	Stiles
Burke	Doughty	Kehoe	Outterson	Sullivan
Burnett	Dowling	Knapp	Oxford	Thorn
Burns	Doyle	Landon	Palmer	Traub
Butler	Duer	Leggett	Patchin	Treat
Cadin	Dwyer	Lewis	Pearsall	Ulmann
Candee	Ellis	Litthauer	Phillips	Wainwright
Chambers	Evans	Mathews	Plank	Wemple
Clark	Farrell	McCarthy, E J	Platt	Whitney
Conkling, H	Ferre	McCormack	Prince	Williams
Conkling, J B	Finch	McInerney	Reeve	Wolf
Cook, E	Fitzpatrick	McKeown	Remsen	Wood
Coon	Fowler	McManus	Reynolds	Yale
Costello	Grattan	McNair	Richter	Zettler
Coutant	Hackett	Mead	Robinson	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1894) entitled "An act in relation to assessments for local improvements, on property exempt from taxation" (Int. No. 731), having been announced for a third reading,

Mr. Neville moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith amended as follows:

Page 1, line 3, after the word "belonging" insert the word "to;" also strike out all of the line after the word "leased," line 4, and the word "purposes" on line 5, and insert the words "by a religious or benevolent corporation, or a corporation or association affording an asylum for orphans."

Same page, line 7, strike out the word "assessment."

Same page, line 8, before the word "the" insert the words "either voluntarily or involuntarily."

Same page, line 9, strike out the comma.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Neville, and it was determined in the affirmative.

Mr. Morgan, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1613) entitled "An act to amend section 41-z of the Penal Code, regarding the sale to and purchase of tickets by candidates nominated for office, etc." (Int. No. 1217), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hackett	McNair	Ruehl
Allen	Coutant	Hammond	Mead	Scovill
Allston	Cowan	Harvey	Merritt	Sheldon
Apgar	Cox	Hayden	Miller	Sherry
Bedell	Curry	Hinson	Monroe	Simpson
Bostwick	Daly	Hoadley	Moreland	Smith, A P
Bourke	Davis, M	Hoffinan	Morgan	Smith, G H
Bradley	Denison	Hooker	Mortimer	Smith, J T
Bridgeman	Dolan	Hornidge	Mullaney	Stiles
Brill	Doll	Hughes	Neville	Sullivan
Bullwinkel	Doughty	Kearney	Nichols	Sulzbarger
Burnett	Dowling	Keegan	Orr	Thorn
Butler	Doyle	Knapp	Outterson	Treat
Byrne	Dwyer	Landon	Pallace	Ulmann
Cadin	Ellis	Leggett	Palmer	Wainwright
Candee	Everett	Lewis	Patton	Weber
Chambers	Farrell	Litthauer	Pearsall	Wemple
Clark	Ferre	Mathews	Phillips	Whitney
Cohn	Finch	McCarthy, E J	Platt	Williams
Conkling, H	Finegan	McCarthy, J J	Reeve	Wolf
Conkling, J B	Fitzpatrick	McCormack	Remsen	Wood
Cook, E	Fowler	McInerney	Richter	Yale
Cooke, W V	Graeff	McKeown	Robinson	Zettler
Coon	Grattan	McManus	Rogers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1312) entitled "An act to amend the Code of Civil Procedure in relation to the certification of foreign wills and letters of administration" (Int. No. 1037), having been announced for a third reading,

On motion of Mr. E. Cook, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1300) entitled "An act to amend the Code of Civil Procedure, in relation to challenges to jurors" (Int. No. 1025) having been announced for a third reading,

On motion of Mr. Cowan, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 971) entitled "An act to amend section 8 of the Code of Civil Procedure, relative to the punishment of publications tending to prejudice and obstruct the course of justice in courts of record" (Int. No. 807), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	McManus	Reynolds
Agnew	Curry	Harvey	Mead	Robinson
Allston	Dale	Hayden	Merritt	Rogers
Apgar	Daly	Hinson	Metcalfe	Rosenstein
Bedell	Davis, L L	Hoadley	Miller	Scovill
Bostwick	Denison	Hoffman	Monroe	Sheldon
Bourke	Dickinson	Hooker	Moran	Simpson
Bridgeman	Dolan	Hornidge	Moreland	Sloane
Brill	Doll	Hubbs	Mortimer	Smith, C W
Burke	Doughty	Hughes	Mullaney	Smith, G H
Burnett	Dowling	Kearney	Neville	Stiles
Burns	Duer	Keegan	Nichols	Sullivan
Butler	Dwyer	Kehoe	Orr	Thorn
Byrne	Ellis	Knapp	Outterson	Treat
Candee	Evans	Landon	Oxford	Uhlmann
Chambers	Everett	Leggett	Pallace	Weber
Clark	Farrell	Litthauer	Palmer	Weinple
Cohn	Ferre	Mathews	Patton	Whitney
Conkling, H	Finch	McCarthy, E J	Pearsall	Wolf
Cook, E	Fitzpatrick	McCarthy, J J	Plank	Wood
Cooke, W V	Fowler	McCullough	Platt	Yale
Costello	Grattan	McInerney	Reeve	Zettler
Coutant	Hackett	McKeown		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 961) entitled "An act to amend the Tax Law, relating to the taxation of savings bank deposits" (Int. No. 797), having been announced for a third reading,

On motion of Mr. E. Cook, and by unanimous consent said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 587) entitled "An act to amend the State Finance Law by adding an article in relation to municipal fiscal provisions and making an appropriation therefor" (Int. No. 524), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112
NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoadley	Monroe	Ruehl
Agnew	Davis, L L	Hoffman	Moran	Shanahan
Allston	Denison	Hornidge	Moreland	Sheldon
Apgar	Dickinson	Hubbs	Mortimer	Simpson
Bedell	Dolan	Hughes	Mullaney	Smith, A P
Bostwick	Doll	Kearney	Nichols	Smith, G H
Bradley	Dooling	Kehoe	Nye	Smith, J T
Brill	Dowling	Knapp	Orr	Stevens
Bullwinkel	Doyle	Landon	Oxford	Sullivan
Burnett	Duer	Leggett	Pallace	Sulzbürger
Burns	Ellis	Lewis	Palmer	Thorn
Byrne	Everett	Lynch	Patchin	Treat
Cadin	Ferre	Mathews	Patton	Ulmann
Chambers	Finch	McCarthy, E J	Phillips	Wainwright
Clark	Finegan	McCarthy, J J	Plank	Weber
Cohn	Fitzpatrick	McCormack	Prince	Wemple
Conkling, H	Graeff	McCullough	Reeve	Whitney
Cook, E	Hackett	McInerney	Remsen	Williams
Coon	Hammond	McManus	Reynolds	Wolf
Costello	Harvey	McNair	Richter	Wood
Cowan	Hayden	Merritt	Rogers	Yale
Cox	Hewitt	Miller	Rosenstein	Zettler
Dale	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Landon moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	McManus	Richter
Agnew	Cowan	Hanford	Mead	Rogers
Allston	Cox	Hayden	Merritt	Ruehl
Apgar	Dale	Hewitt	Miller	Scovill
Bedell	Davis, L L	Hinson	Moran	Sheldon
Bostwick	Davis, M	Hoadley	Moreland	Sherry
Bourke	Denison	Hooker	Morgan	Sloane
Bradley	Dickinson	Hornidge	Mullaney	Smith, C W
Bridgeman	Dolan	Hughes	Neville	Smith, J T
Brill	Dooling	Kearney	Nichols	Stevens
Bullwinkel	Doughty	Keegan	Orr	Sullivan
Burnett	Doyle	Kehoe	Outterson	Thorn
Burns	Duer	Knapp	Oxford	Treat
Butler	Ellis	Landon	Pallace	Ulmann
Byrne	Evans	Leggett	Patchin	Wainwright
Candee	Everett	Litthauer	Pearsall	Wemple
Chambers	Ferre	Lynch	Phillips	Whitney
Clark	Finch	McCarthy, E J	Plank	Wolf
Conkling, H	Finegan	McCarthy, J J	Prince	Wood
Conkling, J B	Fowler	McCormack	Remsen	Yale
Cook, E	Graeff	McCullough	Reynolds	Zettler
Coon	Grattan	McKeown		

Said bill having been announced for a third reading,

On motion of Mr. Hooker, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate returned the bill (No. 1083, Senate reprint No. 1107) entitled "An act to amend the Greater New York charter, relating to the sale of liquors in Wallabout market, borough of Brooklyn" (Int. No. 865), with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 17, strike out the words "the passage of this act" and insert the words "the thirtieth day of April, nineteen hundred and four."

Page 4, line 4, strike out the word "immediately" and insert the words "June first, nineteen hundred and three."

Mr. Byrne moved to concur in the Senate amendments.

Mr. Dowling moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 4, line 3, insert after the word "thereof" the words "But this act shall not affect any lease permitting the sale of distilled or rectified spirits, wine or fermented and malt liquors, or either of them, within the limits of said Wallabout market lands; nor shall it affect the renewal of any such lease, when the privilege of such renewal is granted in the said lease."

On motion of Mr. Byrne, said bill, together with said amendments was recommitted to the committee on rules, retaining its place on the order of third reading.

The Senate returned the bill (No. 1550, Senate reprint No. 1035) entitled "An act to amend the Insanity Law, relating to the purposes of the Matteawan State Hospital, the transfer of insane convicts and inmates of State hospitals thereto, and the maintenance of patients therein" (Int. No. 417), with a message that they have concurred in the passage of the same with the following amendments:

Page 4, line 19, strike out the word "from," and also strike out all of lines 20, 21, 22 and 23.

Mr. J. T. Smith moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hewitt	Merritt	Rosenstein
Agnew	Cowan	Hinson	Metcalfe	Scovill
Allen	Curry	Hoadley	Monroe	Shanahan
Allston	Daly	Hooker	Moreland	Sheldon
Bedell	Davis, M	Hornidge	Morgan	Simpson

Bostwick	Dickinson	Hubbs	Mullaney	Smith, A P
Bourke	Dolan	Hughes	Neville	Smith, C W
Bradley	Dooling	Kearney	Nichols	Smith, J T
Bridgeman	Doughty	Keegan	Nye	Stevens
Bullwinkel	Dowling	Kehoe	Outterson	Stiles
Burke	Doyle	Knapp	Oxford	Sullivan
Burnett	Dwyer	Landon	Pallace	Thorn
Butler	Evans	Leggett	Palmer	Treat
Byrne	Everett	Litthauer	Patchin	Ulmann
Cadin	Ferre	Lynch	Pearsall	Wainwright
Chambers	Finch	Mathews	Plank	Weber
Clark	Fitzpatrick	McCarthy, E J	Platt	Wemple
Cohn	Graeff	McCarthy, J J	Prince	Whitney
Conkling, H	Hackett	McCormack	Remsen	Williams
Conkling, J B	Hammond	McCullough	Reynolds	Wolf
Cook, E	Hanford	McInerney	Richter	Wood
Cooke, W V	Harvey	McManus	Robinson	Yale
Costello	Hayden	McNair	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 728, Senate reprint No. 728) entitled "An act to amend the Forest, Fish and Game Law, relative to the close season for wild deer" (Int. No. 371), with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 4, after the word "the" strike out the word "county" and insert the word "counties;" also, after the word "Sullivan" insert the words "and Orange."

Same page, line 3, after the word "Ogdensburg" strike out the period and insert the words "before September first, nineteen hundred and seven."

Mr. Denison moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hooker	Miller	Rosenstein
Agnew	Denison	Hornidge	Monroe	Ruehl
Allen	Dickinson	Hubbs	Moran	Scovill
Allston	Dolan	Hughes	Moreland	Sherry

Apgar	Dooling	Kearney	Morgan	Sloane
Bedell	Doughty	Keegan	Mortimer	Smith, A P
Bourke	Doyle	Kehoe	Mullaney	Smith, C W
Bradley	Ellis	Knapp	Nichols	Smith, G H
Bridgeman	Everett	Landon	Nye	Smith, J T
Bullwinkel	Farrell	Leggett	Orr	Stiles
Burke	Ferre	Lewis	Outterson	Sullivan
Burnett	Finch	Litthauer	Oxford	Sulzburger
Butler	Fitzpatrick	Mathews	Palmer	Traub
Byrne	Fowler	McCarthy, E J	Patchin	Ulmann
Candee	Graeff	McCarthy, J J	Patton	Wainwright
Chambers	Grattan	McCormack	Pearsall	Weber
Cohn	Hackett	McCullough	Phillips	Wemple
Conkling, J B	Hammond	McInerney	Platt	Whitney
Cooke, W V	Hanford	McKeown	Prince	Williams
Costello	Harvey	McManus	Reeve	Wolf
Coutant	Hayden	McNair	Rensen	Wood
Cox	Hewitt	Mead	Reynolds	Yale
Curry	Hinson	Merritt	Robinson	Zettler
Daly	Hoadley			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1707, Senate reprint No. 1103) entitled "An act to amend chapter 323 of the Laws of 1872, entitled 'An act authorizing the election of a receiver of taxes and assessments for the town and village of Saratoga Springs,' relative to the surety of the receiver of taxes" (Int. No. 1091), with a message that the Senate have concurred in the passage of the same with the following amendment:

Page —, line 12, after the word "Saratoga" insert the word "Springs."

Mr. Whitney moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Cooke, W V	Fitzpatrick	McInerney	Rogers
Agnew	Coon	Fowler	McManus	Ruehl
Allen	Costello	Grattan	McNair	Shanahan
Allston	Coutant	Hammond	Merritt	Sheldon
Apgar	Cowan	Harvey	Metcalfe	Simpson

Bedell	Cox	Hayden	Monroe	Smith, A P
Bourke	Curry	Hewitt	Moreland	Smith, C W
Bradley	Daly	Hoadley	Morgan	Smith, J T
Bridgeman	Davis, L L	Hooker	Mullaney	Stiles
Brill	Davis, M	Hubbs	Nichols	Sullivan
Burke	Denison	Hughes	Nye	Thorn
Burnett	Dickinson	Kearney	Orr	Traub
Burns	Dolan	Keegan	Oxford	Ulmann
Byrne	Doll	Knapp	Pallace	Wainwright
Cadin	Dooling	Landon	Palmer	Weber
Candee	Dowling	Leggett	Patton	Wemple
Chambers	Doyle	Lewis	Phillips	Williams
Clark	Duer	Litthauer	Plank	Wolf
Cohn	Ellis	Mathews	Prince	Wood
Conkling, H	Everett	McCarthy, E J	Reeve	Yale
Conkling, J B	Farrell	McCormack	Reynolds	Zettler
Cook, E	Finch	McCullough	Robinson	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

Mr. Graeff called up the Senate bill (No. 259) entitled "An act to amend section 37 of the Agricultural Law, entitled 'An act in relation to agriculture, constituting articles 1, 2, 3, 4 and 5 of chapter 33 of the general laws,' as amended by chapter 656 of the Laws of 1901, relative to violations and penalties" (Rec. No. 68), and moved to take from the table the motion to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hornidge	Morgan	Shanahan
Agnew	Dickinson	Hubbs	Mortimer	Sheldon
Allston	Dolan	Hughes	Mullaney	Simpson
Bedell	Doll	Kearney	Neville	Sloane
Bostwick	Dooling	Kehoe	Nichols	Smith, A P
Bourke	Dowling	Knapp	Orr	Smith, G H
Bridgeman	Doyle	Landon	Outterson	Smith, J T
Brill	Duer	Leggett	Oxford	Stevens
Bullwinkel	Dwyer	Lewis	Pallace	Stiles
Burnett	Evans	Litthauer	Palmer	Sullivan
Butler	Everett	Mathews	Patchin	Sulzburger
Byrne	Farrell	McCarthy, E J	Patton	Traub
Candee	Ferre	McCarthy, J J	Pearsall	Treat

Chambers	Finch	McCormack	Phillips	Ulmann
Clark	Fitzpatrick	McCullough	Plank	Wainwright
Cohn	Fowler	McInerney	Platt	Weber
Conkling, H	Grattan	McKeown	Reeve	Wemple
Cook, E	Hackett	McNair	Remsen	Whitney
Cooke, W V	Hanford	Mead	Reynolds	Williams
Costello	Harvey	Metcalfe	Richter	Wolf
Cowan	Hayden	Miller	Robinson	Wood
Curry	Hinson	Monroe	Rosenstein	Yale
Dale	Hoffman	Moran	Ruehl	Zettler
Davis, L L	Hooker	Moreland	Scovill	

Said bill having been announced for a third reading,

Mr. Graeff moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith amended as follows:

Page 2, line 18, after the word "article" strike out all of the remainder of line and all of lines 19, 20, 21 and 22 and the words "agricultural law" in line 23 and substitute in lieu thereof the words: "When milk or cream offered or exposed for sale or exchange, or sold or exchanged, in contained in separate cans, vessels or packages, if the milk or cream so sold, offered or exposed for sale in any one of the cans, vessels or packages is adulterated it shall constitute a violation of the agricultural law."

Page 3, line 15, strike out the period after the word "offense" and insert a semicolon and the words "violations, committed at the same time and place by the same person or party, shall, for the purposes of this act, be considered as a single offense."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Graeff, and it was determined in the affirmative.

Mr. Graeff, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the bill (No. 1337, Senate reprint No. 1106) entitled "An act to amend the Insanity Law creating the office and prescribing the duties of medical inspector" (Int. No. 796), with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 13, strike out the word "five" and insert the word "three;" also, after the word "thousand" insert the words "five hundred."

Mr. J. B. Conkling moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Miller	Shanahan
Agnew	Curry	Hoadley	Monroe	Sheldon
Allen	Daly	Hoffman	Moran	Sherry
Allston	Davis, L L	Hooker	Moreland	Simpson
Apgar	Davis, M	Hornidge	Mortimer	Sloane
Bostwick	Denison	Hubbs	Neville	Smith, C W
Bourke	Dickinson	Hughes	Nichols	Smith, G H
Bradley	Doll	Kearney	Nye	Stevens
Brill	Dooling	Keegan	Outterson	Stiles
Bullwinkel	Dowling	Kehoe	Oxford	Sullivan
Burke	Duer	Knapp	Pallace	Thorn
Burns	Dwyer	Landon	Patchin	Traub
Butler	Evans	Leggett	Patton	Treat
Byrne	Everett	Lewis	Pearsall	Ulmann
Cadin	Ferre	Lynch	Plank	Wainwright
Candee	Finch	Mathews	Prince	Weber
Chambers	Fitzpatrick	McCarthy, E J	Reeve	Wemple
Clark	Fowler	McCormack	Reynolds	Whitney
Cohn	Graeff	McCullough	Richter	Williams
Conkling, H	Hackett	McKeown	Robinson	Wolf
Cook, E	Hammond	McManus	Rosenstein	Wood
Cooke, W V	Harvey	Mead	Ruehl	Yale
Costello	Hayden	Merritt	Scovill	Zettler
Coutant				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

A message was received from the Senate, in the words following:

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 360, Assembly re-print No. 991) entitled "An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' in relation to the police court." (Rec. No. 61.)

The vote upon the final passage of said bill having been re-

considered, on motion of Mr. Lewis, and by unanimous consent, the same was amended as follows:

Line 3, strike out the word "take" and insert the word "make."

Line 10, after the word "newspaper" strike out all down to and including line 17.

Said bill as amended was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

JAMES S. WHIPPLE,

Clerk.

Mr. Dwyer moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Rogers
Agnew	Daly	Hinson	Miller	Ruehl
Allen	Davis, L L	Hoadley	Monroe	Scovill
Allston	Denison	Hoffman	Moran	Shanahan
Apgar	Dickinson	Hornidge	Morgan	Sheldon
Bedell	Dolan	Hubbs	Mortimer	Simpson
Bostwick	Doll	Hughes	Mullaney	Sloane
Bradley	Doughty	Kearney	Neville	Smith, C W
Bridgeman	Dowling	Kehoe	Nichols	Smith, G H
Brill	Doyle	Knapp	Orr	Smith, J T
Bullwinkel	Dwyer	Landon	Outterson	Stiles
Burke	Ellis	Leggett	Oxford	Sullivan
Burnett	Evans	Lewis	Palmer	Sulzbarger
Burns	Everett	Litthauer	Patchin	Traub
Byrne	Farrell	Lynch	Patton	Treat
Cadin	Ferre	Mathews	Pearsall	Ulmann
Candee	Finch	McCarthy, E J	Phillips	Wainwright
Clark	Fitzpatrick	McCarthy, J J	Plank	Weber
Cohn	Fowler	McCormack	Platt	Wemple
Conkling, H	Grattan	McCullough	Reeve	Williams
Conkling, J B	Hackett	McInerney	Remsen	Wolf
Cooke, W V	Hammond	McKeown	Reynolds	Wood
Costello	Hanford	McManus	Richter	Yale
Coutant	Harvey	McNair	Robinson	Zettler
Cox	Hayden	Mead		

Said bill as amended was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	McNair	Ruehl
Agnew	Curry	Hayden	Mead	Scovill
Allston	Dale	Hewitt	Merritt	Shanahan
Apgar	Daly	Hoadley	Miller	Sherry
Bedell	Davis, L L	Hoffman	Moran	Simpson
Bourke	Denison	Hooker	Moreland	Smith, A P
Bradley	Dickinson	Hornidge	Mortimer	Smith, C W
Brill	Dolan	Hubbs	Neville	Smith, G H
Bullwinkel	Doll	Hughes	Nichols	Stevens
Burke	Dooling	Keegan	Nye	Stiles
Burnett	Doughty	Kehoe	Orr	Sulzburger
Rutler	Doyle	Knapp	Oxford	Thorn
Burns	Duer	Landon	Pallace	Traub
Chambers	Dwyer	Leggett	Palmer	Ulmann
Clark	Everett	Lewis	Pearsall	Wainwright
Conkling, H	Farrell	Mathews	Phillips	Wemple
Conkling, J B	Ferre	McCarthy, E J	Platt	Whitney
Cook, E	Finegan	McCarthy, J J	Prince	Williams
Cooke, W V	Fitzpatrick	McCormack	Remsen	Wolf
Coon	Graeff	McCullough	Richter	Wood
Costello	Grattan	McInerney	Robinson	Yale
Coutant	Hammond	McKeown	Rogers	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill, and as amended have again passed the same.

The Senate returned the bill (No. 127, Senate reprint No. 482) entitled "An act authorizing the town board of North Hempstead, Nassau county, to dispose of the pauper burial ground therein" (Int. No. 127), with a message that they have concurred in the passage of the same with the following amendment:

Page 1, lines 3 and 4, strike out the words "or private."

Mr. Doughty moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	McNair	Rogers
Agnew	Curry	Hewitt	Mead	Rosenstein
Allen	Dale	Hinson	Merritt	Scovill
Allston	Davis, L L	Hoadley	Metcalfe	Shanahan
Apgar	Davis, M	Hoffman	Miller	Sherry
Bedell	Denison	Hornidge	Moran	Simpson
Bostwick	Dolan	Hubbs	Morgan	Sloane
Bourke *	Dooling	Hughes	Mortimer	Smith, A P
Bridgeman	Doughty	Kearney	Neville	Smith, G H
Brill	Dowling	Keegan	Nichols	Smith, J T
Burke	Duer	Kehoe	Nye	Stiles
Burnett	Dwyer	Knapp	Orr	Sulzbürger
Burns	Evans	Landon	Oxford	Thorn
Byrne	Everett	Leggett	Pallace	Treat
Cadin	Farrell	Lewis	Patchin	Ulmann
Chambers	Finch	Litthauer	Patton	Wainwright
Clark	Fitzpatrick	Lynch	Phillips	Weber
Cohn	Fowler	McCarthy, E J	Platt	Wemple
Conkling, J B	Grattan	McCarthy, J J	Prince	Whitney
Cook, E	Hackett	McCullough	Reeve	Wolf
Cooke, W V	Hammond	McInerney	Reynolds	Wood
Costello	Hanford	McKeown	Richter	Yale
Coutant	Harvey	McManus	Robinson	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1292, Senate reprint No. 950) entitled "An act to amend the Navigation Law generally" (Int. No. 461), with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 10, after the period insert the words: "But nothing in this act shall be so construed as to suspend the provisions of sections three hundred and forty-two to three hundred and forty-five, both inclusive, of the Greater New York charter."

Also strike out the bracketed notes as follows:

Page 4, lines 3 to 6, inclusive.

Page 6, lines 13 and 14, inclusive.

Page 10, lines 7 to 9, inclusive.

Page 11, lines 19 and 20, inclusive.

Page 13, lines 9 to 11, inclusive.

Page 14, lines 24 and 25, inclusive.

Page 15, lines 1 to 3, strike out all and insert in lieu thereof the following:

“§ 4. The navigation law is hereby amended by inserting therein the following new sections, to be numbered thirty, thirty-one, thirty-two and thirty-three, and to read respectively as follows:”

Also strike out the bracketed notes as follows:

Page 16, lines 9 and 10, inclusive.

Page 17, lines 19 to 23, inclusive.

Mr. Remsen moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Fowler	McCarthy, E J	Remsen
Agnew	Coutant	Grattan	McCormack	Richter
Allston	Cowan	Hackett	McInerney	Rogers
Apgar	Curry	Hammond	McManus	Rosenstein
Bostwick	Dale	Harvey	Mead	Scovill
Bourke	Daly	Hayden	Merritt	Sherry
Bradley	Davis, M	Hinson	Miller	Simpson
Bridgeman	Denison	Hoadley	Moran	Smith, C W
Bullwinkler	Dolan	Hooker	Moreland	Smith, J T
Burke	Dooling	Hornidge	Mortimer	Stiles
Burnett	Doughty	Hubbs	Neville	Sulzbürger
Burns	Doyle	Hughes	Nye	Traub
Butler	Duer	Kearney	Orr	Ulmann
Cadin	Ellis	Kehoe	Oxford	Wainwright
Candee	Evans	Knapp	Palmer	Wemple
Clark	Everett	Landon	Patton	Williams
Cohn	Ferre	Leggett	Phillips	Wolf
Conkling, J B	Finch	Litthauer	Platt	Yale
Cook E	Finegan	Mathews	Reeve	Zettler
Cooke, W V				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Dowling called up the bill (No. 1922) entitled “An act to

amend the Greater New York charter, relative to the commitment of persons convicted of public intoxication, disorderly conduct, vagrancy and misdemeanors" (Int. No. 297), and moved to take from the table the motion to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Dowling, and it was determined in the affirmative.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Merritt	Ruehl
Allen	Curry	Hewitt	Metcalfe	Scovill
Allston	Dale	Hinson	Miller	Sherry
Bedell	Davis, L L	Hoadley	Moran	Simpson
Bostwick	Davis, M	Hooker	Moreland	Sloane
Bourke	Dickinson	Hornidge	Morgan	Smith, C W
Bradley	Dolan	Hubbs	Mortimer	Smith, J T
Bridgeman	Dooling	Kearney	Neville	Stevens
Brill	Dowling	Keegan	Nye	Stiles
Bullwinkel	Doyle	Kehoe	Orr	Sulzburger
Burke	Duer	Landon	Outterson	Thorn
Burns	Dwyer	Leggett	Pallace	Treat
Butler	Ellis	Lewis	Palmer	Ulmann
Byrne	Evans	Litthauer	Patton	Wainwright
Candee	Everett	Neville	Pearsall	Weber
Chambers	Farrell	Mathews	Phillips	Wemple
Cohn	Ferre	McCarthy, E J	Plank	Whitney
Conkling, H	Finch	McCarthy, J J	Platt	Williams
Conkling, J B	Fitzpatrick	McCullough	Reeve	Wolf
Cook, E	Fowler	McInerney	Remsen	Wood
Cooke, W V	Grattan	McKeown	Reynolds	Yale
Costello	Hackett	McManus	Robinson	Zetter
Coutant	Hanford	McNair	Rogers	

Said bill having been announced for a third reading,

On motion of Mr. Dowling, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Wemple called up the bill (No. 1627) entitled "An act to amend chapter 539 of the Laws of 1899, entitled 'An act to

amend the Railroad Law, relative to when conductors, motormen and brakemen may be policemen " (Int. No. 311), and moved to take from the table the motion to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Wemple, and it was determined in the affirmative.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hayden	Monroe	Scovill
Agnew	Cowan	Hewitt	Moreland	Shanahan
Allston	Cox	Hinson	Morgan	Sherry
Apgar	Dale	Hoffman	Mortimer	Simpson
Bedell	Daly	Hooker	Mullaney	Sloane
Bostwick	Davis, L L	Hornidge	Neville	Smith, A P
Bourke	Davis, M	Hughes	Nichols	Smith, C W
Bradley	Denison	Kearney	Orr	Smith, G H
Bridgeman	Dickinson	Keegan	Outterson	Smith, J T
Brill	Dolan	Kehoe	Oxford	Stevens
Bullwinkel	Doll	Knapp	Pallace	Stiles
Burke	Doughty	Landon	Palmer	Sullivan
Burnett	Doyle	Leggett	Patchin	Sulzburger
Burns	Duer	Lewis	Patton	Thorn
Butler	Dwyer	Lynch	Pearsall	Traub
Byrne	Ellis	Mathews	Phillips	Treat
Cadin	Everett	McCarthy, J J	Plank	Ulmann
Candee	Farrell	McCormack	Platt	Weber
Chambers	Finch	McCullough	Prince	Wemple
Clark	Finegan	McInerney	Reeve	Whitney
Cohn	Fitzpatrick	McKeown	Remsen	Williams
Conkling, H	Fowler	McManus	Reynolds	Wolf
Cook, E	Grattan	Mead	Robinson	Wood
Cooke, W V	Hackett	Merritt	Rosenstein	Yale
Coon	Hammond	Metcalfe	Ruehl	Zettler
Costello	Hanford	Miller		

Said bill having been announced for a third reading,

On motion of Mr. Wemple, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Landon offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 1541, entitled "An act to amend chapter 767 of the Laws of 1895, entitled 'An act to provide conditional compensation for teachers of common schools in any town of the State who have taught therein continuously twenty-five years or more,' relative to the service of teachers" (Int. No. 218), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Clark offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 1113, entitled "An act to authorize Simmons College at Abilene, Texas, to take property by bequest, gift, grant or purchase in the State of New York" (Int. No. 677), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Platt offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill No. 950, entitled "An act making an appropriation for the New York State Soldiers' and Sailors' Home at Bath" (Int. No. 434), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill

No. 1541, entitled "An act to amend chapter 767 of the Laws of 1895, entitled 'An act to provide conditional compensation for teachers of common schools in any town of the State who have taught therein continuously twenty-five years or more,' relative to the service of teachers" (Int. No. 218), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill No. 1113, entitled "An act to authorize Simmons College at Abilene, Texas, to take property by bequest, gift, grant or purchase in the State of New York" (Int. No. 677), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution returning to the Governor Assembly bill No. 950, entitled "An act making an appropriation for the New York State Soldiers' and Sailors' Home at Bath" (Int. No. 434), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return to the Senate of Senate bill No. 458, entitled "An act to amend the County Law, relating to the salaries of the county judge and surrogate of Queens county" (Rec. No. 138), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act making an appropriation for the due and appropriate participation by the State in the ceremonies attending the dedication of buildings of the Louisiana Purchase Exposition." (No. 1872, Int. No. 1163.)

"An act to amend the Code of Civil Procedure, relative to fees of jurors in Niagara, Ontario and Genesee counties." (No. 1769, Int. No. 668.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1869) entitled "An act to amend section 2 of chapter 705 of the Laws of 1901, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' relative to the audit and allowance of certain charges" (Int. No. 23), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1924) entitled "An act to create and establish a city court in and for the city of Cohoes, to provide for the appointment of the officers thereof and to regulate the practice in said court" (Int. No. 684), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cohoes.

The Senate returned the bill (No. 1859) entitled "An act for the relief of the German Hospital and Dispensary in the city of New York to authorize a change of a certain lease made by the mayor, aldermen and commonalty of the city of New York to the German Hospital and Dispensary in the city of New York to a grant to the German Hospital and Dispensary in the city of New York, and to authorize the sale or lease of the property covered thereby by the German Hospital and Dispensary in the city of New York" (Int. No. 1351), with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the following entitled bills:

"An act to amend the Stock Corporation Law, relative to the

reduction of capital stock." (No. 1388, Senate reprint No. 1093, Int. No. 605.)

"An act concerning the collection and disbursement of highway moneys in the town of Colonie in the county of Albany." (No. 1076, Senate reprint No. 1054, Int. No. 534.)

"An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' as amended by chapter 581 of the Laws of 1899, relative to the designation of official newspapers." (No. 1030, Senate reprint No. 1034, Int. No. 425.)

"An act to amend section 1 of chapter 611 of the Laws of 1895, entitled 'An act in relation to certain highways in towns which have expended \$300,000 for macadamizing purposes' as amended by chapter 331 of the Laws of 1902, relative to the discontinuance of highways." (No. 1098, Senate reprint No. 1055, Int. No. 880.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 723, Senate reprint No. 1098) entitled "An act making appropriations for the support of government" (Int. No. 285), with a message that they have concurred in the request of the Assembly for a committee of conference thereon, and that the President had appointed as such committee on the part of the Senate Messrs. Malby, Armstrong and McClelland.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *April 16, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 1541, entitled "An act to amend chapter 767 of the Laws of 1895, entitled 'An act to provide conditional compensation for teachers of common schools in any town of the State who have taught therein continuously twenty-five years or more,' relative to the service of teachers" (Int. No. 218.)

B. B. ODELL, JR.

Also, the following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 16, 1903.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 1113, entitled "An act to authorize Simmons College at Abilene, Texas, to take property by bequest, gift, grant or purchase in the State of New York." (Int. No. 677.)

B. B. ODELL, JR.

A communication was received from Hon. Benjamin Baker, mayor of the city of Oswego, returning Assembly bill No. 1107, entitled "An act to amend chapter 394 of the Laws of 1895, entitled 'An act to revise the charter of the city of Oswego,' relative to official bonds and the raising of money for school purposes" (Int. No. 891), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Benjamin Baker, mayor of the city of Oswego, returning Assembly bill No. 1108, entitled "An act to amend chapter 394 of the Laws of 1895, entitled 'An act to revise the charter of the city of Oswego,' relative to the department of water (Int. No. 892), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Mr. Bostwick gave notice that on Friday, April 17, he would call up Senate bill No. 329, Rec. No. 73.

On motion of Mr. Rogers, the House adjourned.

FRIDAY, APRIL 17, 1903.

The House met pursuant to adjournment.

Prayer by Rev. A. L. Love.

The reading of the journal of yesterday having been commenced,

Mr. Ellis — Mr. Speaker, I desire to call attention to an error in the journal. A report was made from the committee on rules making a special order of Assembly bill No. 842, introduced by Mr. Agnew. At that time I opposed the passage of the bill. The Speaker announced the third reading of the bill — the clerk will read the final clause. Mr. Dooling moved to strike out. Then the motion was withdrawn and Mr. Dooling submitted several amendments. I moved to have the bill committed to the committee on rules. The bill, Mr. Speaker, I claim, according to the journal of the Clerk of this House, which is the official record, shows that this bill did not receive a second reading, and therefore has been improperly passed. And I want a ruling on that question; first, by a reading of the journal to show whether this bill has received its second reading, and, secondly, to show whether the bill has been properly passed or not.

Mr. Speaker — The journal clerk will read the journal.

Mr. Ellis — I claim that this bill was never moved to a third reading by any motion on the floor of this House and that the journal does not show such a fact.

Mr. Speaker — The journal clerk will inform the chair what the record here shows.

Mr. Ellis — I ask that the journal be read — it did not show it last night.

Mr. Speaker — The Clerk will read it.

(Clerk reads the journal relating to said bill.)

Mr. Ellis — Mr. Speaker, I rise to a question of privilege. I would be the last man on the floor of this House to challenge the record, having had an experience behind the desk for a number of years; but I claim that when it was read last night, when

it was looked over last night by myself and other members of the House and several newspaper men, no reference whatever was made to any motion made by Mr. Agnew in the journal of this House. Mr. Chairman, under the circumstances, I am satisfied with the explanation given by the Clerk; but I at the same time am entitled to the judgment of every member in this House that right and justice shall prevail here to each and every member, and if it was on the journal here last evening it was because there were eight or ten pairs of eyes that could not see it.

Mr. Speaker — The chair can only accept the journal as it is read.

Mr. Ellis — I understand exactly the position of the chair, and I regret exceedingly that I have to call the attention of the House to this procedure, not that I am particularly interested in the measure. It was due entirely to the treatment that I have received at the hands of my brother member in this House, but when I know, when I believe I am right, I am willing to go as far as any member in this House, and have got the courage of my convictions to do so; and if the journal is different now from what it was when I looked over it last evening, then I will say that the House approve the journal.

Mr. Speaker — The journal is not different.

On motion of Mr. Rogers, the further reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

“An act to amend chapter 353 of the Laws of 1886, passed May 13, 1886, being an act to amend chapter 410 of the Laws of 1882, entitled ‘An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,’ relative to the term of commitment provided for therein by section 1466, subdivisions 1 and 3 of said act” (No. 1118, Rec. No. 345), which was read the first time and referred to the committee on affairs of cities.

“An act to amend chapter 614 of the Laws of 1887, entitled ‘An act to establish the police pension fund for the city of Rochester,’ relating to the income of said fund” (No. 1150, Rec. No.

346), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Banking Law relative to securities in which deposits in savings banks may be invested" (No. 793, Rec. No. 347), which was read the first time and referred to the committee on banks.

"An act to amend the Forest, Fish and Game Law, in relation to deer" (No. 1074, Rec. No. 348), which was read the first time and referred to the committee on fisheries and game.

Mr. Apgar introduced a bill entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of John McCough against the State, for personal injuries alleged to have been sustained by him, in the performance of his duties as an officer at the Sing Sing State prison, at said prison in the month of October, 1900, and to render judgment therefor" (Int. No. 1427), which was read the first time and referred to the committee on claims.

By unanimous consent,

Mr. Curry introduced a bill entitled "An act to amend the Greater New York charter by adding an additional section thereto known as section 882, compelling the department of docks and ferries to set aside and reserve the entire first floor or lower part of the pier or dock at Fifty-seventh street, North river, borough of Manhattan, for the use of the public as and for a public dock" (Int. No. 1430), which was read the first time.

On motion of Mr. Curry, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on rules.

By unanimous consent,

Mr. Costello introduced a bill entitled "An act to incorporate the Continental Association for the Promotion of Continental Unity, and define its powers" (Int. No. 1428), which was read the first time and referred to the committee on rules.

By unanimous consent,

Mr. Miller introduced a bill entitled "An act to provide for rates of commutation, or reduction of fares on the railways within the city of New York" (Int. No. 1429), which was read the first time and referred to the committee on rules.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

“An act to enable the commissioner of water supply, gas and electricity of the city of New York to inquire into the removal of William H. McDowell from the position of foreman of mechanics and laborers formerly held by him in the department of water supply, gas and electricity of said city and to rehear his application for reinstatement therein and to reinstate him in said position.” (No. 1952, Int. No. 1389.)

“An act to amend the Railroad Law, in relation to the computation and payment of license fees and percentages of street surface railroad companies.” (No. 2026, Int. No. 1406.)

“An act to authorize the Highway Alliance to elect its directors by a mail vote.” (No. 1954, Int. No. 1391.)

“An act to amend the Penal Code by prohibiting the careless distribution of medicines, drugs and chemicals.” (No. 1266, Int. No. 1005.)

“An act to empower and command the board of estimate and apportionment of the city of New York to provide suitable headquarters for the Exempt Firemen's Benevolent Fund Association of the Borough of the Bronx.” (No. 1499, Int. No. 1146.)

“An act to amend the Greater New York charter relative to establishing a bureau in the department of finance to be called the bureau of municipal accounts and statistics.” (No. 1638, Int. No. 1225.)

“An act to amend chapter 706 of the Laws of 1901, entitled ‘An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,’ relative to salaries of officers and employees.” (No. 65, Int. No. 65.)

“An act to amend chapter 705 of the Laws of 1901, entitled ‘An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,’

relative to salaries of officers and employes." (No. 66, Int. No. 66.)

"An act to amend chapter 704 of the Laws of 1901, entitled 'An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office.' (No. 115, Int. No. 115.)

"An act to authorize the straightening, widening and deepening of Newtown creek in the city and town of Elmira, and making an appropriation therefor." (No. 157, Int. No. 156.)

"An act relating to loans on salaries." (No. 1928, Int. No. 791.)

"An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' and the acts amendatory thereof and supplementary thereto, in relation to repaving or resurfacing streets." (No. 2029, Int. No. 1409.)

"An act to amend the Code of Civil Procedure, relative to the confirmation of certain conveyances of real estate." (No. 1468, Int. No. 1133.)

"An act to amend the Greater New York charter, relative to conferring power upon the board of estimate and apportionment to acquire lands in certain parts of the city of New York for play grounds and to provide for the improvement thereof." (No. 1852, Int. No. 1344.)

"An act to amend the Railroad Law, relating to the incorporation of railroad companies and the filing of the certificate of incorporation." (No. 1463, Int. No. 1128.)

"An act to repeal chapter 372 of the Laws of 1902, entitled 'An act to amend the Forest, Fish and Game Law, in relation to fishing for non-game fish in Cayuga lake and tributary streams.' " (No. 404, Int. No. 389.)

"An act to authorize the payment in installments of taxes due on lands sold for unpaid taxes in the city of Buffalo." (No. 1641, Int. No. 1228.)

"An act to prohibit non-residents of this State from hunting or fishing in certain counties without a license." (No. 1947, Int. No. 1384.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the administrator of

the goods, chattels and credits, to be hereafter appointed, of Harold A. Greene, deceased, or the heirs-at-law and next of kin of said Harold A. Greene, deceased, against the State of New York for damages for the death of said Harold A. Greene, deceased." (No. 1903, Int. No. 1373.)

"An act to provide for the construction of a bridge over the Glens Falls feeder of the Champlain canal, in the town of Queensbury, county of Warren, at the F. W. Wait Lime Company's works, about 1135 feet west of the Sherman Lime Company bridge No. 11, and abutments and approaches thereto, and making an appropriation therefor." (No. 1230, Int. No. 973.)

"An act to provide for dredging a portion of the Chemung canal, and making an appropriation therefor." (No. 131, Int. No. 131.)

"An act to provide for the drainage of Gorman swamp in Seneca county and making an appropriation therefor." (No. 920, Int. No. 777.)

"An act to amend an act entitled 'An act to provide for the acquiring of a site and the erection and furnishing of a new court house in the city of Utica for the use of the county of Oneida, and to provide means to defray the expenses thereof and to sell the present court house and site and the county clerk's office and site situate in Utica.'" (No. 2018, Rec. No. 235.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately.

"An act empowering the board of water commissioners of the village of Peekskill to issue additional bonds for the purpose of extending the water mains of said village." (No. 2025, Int. No. 1405.)

"An act to amend the Forest, Fish and Game Law, in relation to licenses for nets in Lake Erie in Chautauqua county." (No. 2017, Int. No. 1402.)

"An act to reappropriate money for the repair, improvement and enlargement of the State armory in the city of Troy, Rensselaer county, as provided for by chapter 689 of the Laws of 1901." (No. 2028, Int. No. 1403.)

"An act to amend the Partnership Law." (No. 1891, Rec. No. 168.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend chapter 700 of the Laws of 1895, entitled 'An act to extend the time of commencement or construction or completion of railroads other than street surface railroads,' in relation to the extension of time for such commencement or completion." (No. 657, Rec. No. 239.)

"An act to amend section 91 of the Railroad Law, with respect to the consent of property owners and local authorities." (No. 934, Rec. No. 278.)

"An act to amend sections 1804 and 1810 of the Code of Civil Procedure, relating to the dissolution and liquidation of corporations." (No. 421, Rec. No. 181.)

"An act to amend the Labor Law, relative to the employment of women and children in mercantile and other establishments." (No. 1079, Rec. No. 323.)

"An act to amend chapter 488 of the Laws of 1900, entitled 'An act to authorize the city of Yonkers to equip and maintain additional fire houses and issue bonds therefor,' as amended by chapter 33 of the Laws of 1902, in relation to the amount of bonds to be issued therefor." (No. 418, Rec. No. 110.)

"An act to enable the city of Yonkers to pay to the police pension fund for the police force of the city of Yonkers a certain per centum of the excise moneys received by said city of Yonkers, and to issue bonds for the payment of the same." (No. 608, Rec. No. 272.)

"An act to amend subdivision 3 of section 438 of the Code of Civil Procedure, relating to cases in which service of summons by publication, etc., may be ordered." (No. 590, Rec. No. 135.)

"An act to amend the Public Health Law, relative to the practice of nursing." (No. 930, Rec. No. 316.)

"An act to amend the County Law, relative to the salaries of the assistant district attorneys of the county of Monroe." (No. 1057, Rec. No. 317.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the city of Auburn against the State, for a local improvement consisting of the laying, and paying for the construction of, a sidewalk in front of lands in said city upon which is locate the State prison, and to render judgment therefor." (No. 718, Rec. No. 238.)

"An act to amend chapter 240 of the Laws of 1898, entitled 'An act to authorize the city of Buffalo to use land acquired pursuant to chapter 547 of the Laws of 1864, entitled "An act to authorize the common council of the city of Buffalo to lay out a public ground for the purpose of maintaining and protecting a sea-wall or breakwater along the shore or margin of Lake Erie," for a public street or highway,' and to empower said city to make agreements as to the title to said public grounds known as the sea-wall strip and to the land adjacent thereto or connected therewith, and as to its use, also to authorize eminent domain proceedings to perfect title thereto and to extend the street or highway known as the Hamburg turnpike, pursuant to the provisions of the charter of said city." (No. 1114, Rec. No. 343.)

"An act to amend the Greater New York charter, relative to setting apart piers for recreation." (No. 1008, Rec. No. 344.)

"An act to confirm two certain conveyances of real property by the village of Corning to Franklin N. Drake, Amory Houghton, Jr., and Austin Lathrop and a certain other conveyance of real property by Franklin N. Drake, Amory Houghton, Jr., and Austin Lathrop to the Corning Stove Company, a domestic corporation." (No. 1085, Rec. No. 329.)

"An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis." (No. 1000, Rec. No. 321.)

"An act to amend the Code of Civil Procedure, in relation to attorneys of other states acting as associate counsel in this State." (No. 594, Rec. No. 269.)

"An act for the relief of A. Emerson Palmer of the city of New York." (No. 771, Rec. No. 302.)

"An act permitting membership in a fire department of persons who have been convicted of felony, etc. (No. 912, Rec. No. 276.)

"An act to amend the Insurance Law, relating to associations of underwriters known as Lloyds." (No. 228, Rec. No. 292.)

"An act to amend chapter 24 of the Laws of 1903, relating to an appropriation for the repair of certain buildings belonging to the quarantine establishment on Hoffman's island." (No. 1011, Rec. No. 312.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 560) entitled "An act to amend the Highway Law, relative to the construction, maintenance and repairs of certain bridges" (Rec. No. 139), reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately, which report was agreed to, and said bill ordered made a special order on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the bill (No. 1978) entitled "An act to amend the Domestic Commerce Law, relating to the fees to be charged for the use of steam shovels in connection with grain elevators" (Int. No. 836), reported the same with the following amendments, and request that said bill be recommitted to said committee:

Page 2, line 10, strike out the word "twenty" and insert in place thereof the word "fifty."

Same page, line 11, strike out the words "shoveled thereby" and insert in place thereof the word "elevated."

Which report was agreed to, and said bill ordered reprinted as amended and recommitted to the committee on rules.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 731) entitled "An act to amend section 137 of the Insurance Law, relative to the transaction of fire insurance business within the State of New York, by companies or institutions under control of insurance departments of states other than New York" (Rec. No. 171), reported the same with the following amendment, and request that said bill be recommitted to said committee:

Page 2, after line 24, insert the following: "The placing of fire insurance with foreign insurance corporations is hereby permitted, the condition of state supervision being waived."

Which report was agreed to, and said bill ordered reprinted as amended and recommitted to the committee on rules.

Mr. Coon, from the committee on printed and engrossed bills, reported the following entitled bills as correctly printed or engrossed:

"An act to amend the Town Law, relative to the compensation of town assessors." (No. 2042, Int. No. 158.)

"An act to amend the Game Law, relative to grouse and woodcock in the counties of Schoharie, Montgomery and Otsego." (No. 2040, Rec. No. 236.)

"An act to amend chapter 108 of the Laws of 1884, relative to increasing the number of directors of the Knickerbocker Trust Company." (No. 2049, Int. No. 185.)

"An act to amend the Code of Civil Procedure in relation to the jurisdiction of the surrogates' court." (No. 2039, Int. No. 925.)

"An act to amend the Code of Civil Procedure, relative to the appointment of court officers." (No. 2034, Int. No. 1063.)

Mr. Costello, from the special committee of the Assembly of 1902, appointed to visit the Adirondacks, presented a report, in the words following:

To the Legislature of the State of New York:

The special Committee of the Assembly of 1902, appointed by resolution to visit the Adirondacks, examine the State property and report to this Assembly, beg leave to submit the following report:

The Committee met in the city of Utica, at Bagg's Hotel, July 28, 1902, and organized by electing Mr. T. M. Costello as chairman and Mr. Otto Kelsey as secretary.

The Committee started for the forest at 9 a. m., on the Adirondack railroad, stopping at the Fulton Chain of lakes. Here the State has considerable land around the lakes. The Committee visited the State Hatchery at Old Forge, and found that it was not in operation, owing to a lack of sufficient water supply of a proper temperature.

Went through the lakes to Eagle bay. There are many dead trees along the shores of the lake that should be removed, for they mar the scenic effect and are not in harmony with the great forest that makes the background on the sides of the mountains.

Went by railroad from Eagle bay on Fourth lake to Raquette lake, passing through the State Preserve. Some valuable soft and hard wood timber is on this land. Went around Raquette lake on a small steamer. This is a beautiful sheet of water. The land around this lake is owned by the State, all of which is covered by valuable timber. It is a delightful place, with a few cottages along the water front, some of which were owned by individuals before the State purchased the land.

We would recommend that the Constitution be amended to permit the Forest Commission to lease every alternate lot on the shores of this and other lakes to reliable persons for a number of years, who would erect cottages to cost not less than \$500 or \$1,000, and to rent for not less than \$100 per year, for each lot. By this method a large income would accrue to the State from the rents received. The cottage owners would become fire wardens and would help protect the forest from fires. Every alternate lot could be occupied by campers, free from rent, who want a front on the lake.

From Raquette lake the Committee went by railroad to Tupper lake. Here we took carriages and visited the Cornell College Department of Forestry.

THE COLLEGE FOREST.

The greatest interest has been felt in a visit to and inspection by the Committee of the tract of forest land purchased with funds provided by the State for Cornell University, which has been named the College Forest, and is being operated by the College of Forestry established in the University for the purpose of developing a scientific management of natural forests that shall supply timber for revenue, reproduce the growth,

and maintain the covering of that sterile region for the protection and regulation of the waterflow, upon which vast public interests depend, while training students of the college in the practical work of forestry, and the details of successfully conducting the business of its financial side.

We deeply regret that our careful investigation of the experiment leaves us unable to approve of what has been done and obliged to condemn both present and prospective results. The people of the State justly feel a great indebtedness to Cornell University for benefits conferred, and rejoice in its fame and influence as an institution of learning among the highest in the nation. In reporting the facts under our observation and stating our conclusions we have no desire to reflect upon the good faith of the authorities of the University for the unfortunate condition now existing, which is apparently caused by their representatives unadvisedly and too hastily assuming contract obligations whose fulfillment will defeat the purpose in which the plan originated.

By State appropriations a tract of 30,000 acres of native forest was placed at the disposal of Cornell University for the study and development of practical forestry. The land purchased is located in the Adirondack wilderness near Saranac lake. As a working capital the State furnished \$30,000 for use at the forest tract, and has annually granted \$10,000 to the college instituted for special courses of study at Cornell. The recipients strenuously urge that this working capital for forest operations should be increased to \$50,000, the yearly appropriation for the college at Ithaca raised to \$20,000, and that the State should also contribute suitable buildings for its purposes.

The college had about forty students a year ago, and registers seventy in the present year.

At the college forest we partially traversed the boundaries and obtained specific descriptions of the extent and character of the woods included in the conveyance to Cornell, and personally viewed the clearings made in operating under the law. We inspected the buildings and accumulated logs and products at shipping points, and examined the nurseries for propagating seedlings, as well as the limited areas where replanting is being attempted.

Approximately 1,500 acres have been denuded or cut clear during the three years of activity. The site remains strewn with brush and debris in such masses as to make the fire risk extremely hazardous, which, if once precipitated, is certain to inflict incalculable damage to holdings of the State, and likely to annihilate large property interests of private owners in the vicinity. The theory advocated is to obliterate the forest by

cutting sections annually, and follow by replanting so that the new forest will produce marketable products in succession as the last portions of native trees are removed. In practice, however, the cutting must be accelerated and the planting retarded, so that even with favoring conditions this tract of forest will be extirpated in less than forty years with no chance for restoration within 100. Only about 275 acres have been replanted, and for that the outlook is discouraging.

The members of the Committee are convinced that the present methods violates the original plan of operations, and have been thought compulsory by those in charge, who executed a contract with a certain corporation in the hope of securing a market for logs and wood product enabling them to show a profit in forest culture, but which in its enforcement means destruction of the forest and bankruptcy for the plan. The contract requires the college to furnish each year about 2,500,000 feet of logs and from 8,000 to 10,000 cords of wood and other material. To strip all sizes and an immense acreage each year to satisfy this demand is unavoidable; and, with the difficulties in transportation and unforeseen contingencies, the losses will soon overreach returns in hopeless progression. As now calculated, there is an assumed, but not real, profit of twenty-five cents per 1,000 feet for logs, and twenty-nine cents per cord for wood delivered, a sum which represents, in many instances, less return for clearing an acre of woodland than a single hardwood tree ought to bring on sale. And, supplementing the inadequate price stipulated in the bond, there is the imperative necessity for taking care of the neglected rubbish, where the danger is as imminent in a draught as would be the scattering of dynamite cartridges on a city pavement crowded with moving vehicles. The estimated cost of clearing up the space now cut over is \$7,500, or five dollars per acre. The diminution of working capital progresses, and the exhaustion of any increased amount is inevitable, while the present arrangement lasts; but the profit and loss account is of slight importance, compared with the work of devastation arising from the very means adopted to preserve the forest growth.

The corporation increases its business by purchasing hardwood lands and cutting and removing therefrom everything that will supply material for its plant, in addition to that furnished by State appropriations. The soft woods were heretofore taken by the lumbermen, and the introduction of factory plants upon a large scale, and the construction by capitalists of railroads to facilitate the handling of hardwood timber, has

multiplied by many times the rate of forest removal and possibilities of conflagrations in the abandoned debris.

We believe a continuance of work on present lines will prove disastrous to the School of Forest Culture, and the injury and loss to the State irreparable. The sacrifice is upon too large a scale to justify theoretical results expected for the benefit of a third generation which may follow the present. The interests of people now living should be considered. An invaluable forest should not be cleared at heavy cost to the State for no apparent purpose but the teaching of fifty young men to provide for its promised restoration a century hence, while there are thousands of acres of denuded waste lands owned by the State upon which the doubtful experiment can be undertaken. The fluent writer and talker may offer a captivating literary exposition of the scheme to occupy leisure moments, but is refuted by a demonstrated failure in contemplated business profits, and a miscarrying in ulterior purpose through the unmistakable calamity we have witnessed to the forest. On a proposition to prevent devastation, already touching the limit of public safety, and against the continuance of which constitutional prohibition has been imposed, the people have become partners in desolating wide areas heretofore inaccessible and are responsible for waste of money and for an immeasurable damage to the Adirondack Forest Preserve that cannot be remedied, but must be continuously suffered and deplored, unless the State shall interpose.

An unfortunate condition, growing out of this contract, lies in the fact that the price received by the University for the logs delivered at the railroad switch on the college tract is barely sufficient to offset the cost of cutting, skidding and hauling; in fact, the Committee are informed by experienced lumbermen that the contract will entail a loss to the University. If this were all, the matter would not be so bad; but there is nothing left to pay for the stumpage; and so, when the timber is cut off, neither the University nor the State receives one cent for the trees that were standing there. If, as claimed by the agent of the University, it is necessary to remove this forest entirely in order to carry on planting operations for the instruction of the students or for the substitution of a better class of timber, it would be better and cheaper to set fire to the woods and clean it off that way, thereby saving the money that is now being lost in carrying out the lumber contract. The State of New York paid \$165,000 for the 30,000 acres in the Cornell forest, a price that was based solely on the value of the land and the standing timber, as we are informed.

Under the present arrangement this timber will be cut and the State will receive nothing for it, except the opportunity to replant the denuded hills, an operation which will cost much more per acre than the price paid for the land and require seventy years or more of time.

As an excuse for the present unsatisfactory conditions the statement is made in a recent report of the Cornell Forestry College that the tract given to them by the State was a poor one, that "all the valuable soft woods had already been removed by the lumbermen, and only hardwoods, mostly rotten, remain." Upon investigating this matter the Committee was informed that the forester of the University, after inspecting personally the several lands offered, some of which were well timbered with virgin forests, selected this particular tract.

It is also claimed by the University that the failure of their logging operations — as admitted at a hearing before the Committee — was due to a lack of appropriations from the State to carry on that work. But it would seem that when a lumberman is presented with a timber tract of 30,000 acres, free from taxes, and with it \$30,000 in cash to run his business, he ought to succeed without further help. Further appropriations in this case would merely postpone insolvency, and result eventually in a greater loss.

It is urged, also, by the Cornell officials that some of the money must be used for replanting. But this expense should be paid out of the proceeds of the stumpage; and, if the stumpage is not yielding any returns, the work should be stopped at once.

In further extenuation of the surprising methods employed at Axton, it was explained by the college officials that clean cutting or denundation was a common practice in European forests. Now, your Committee makes no claim to a knowledge of European forestry; but it is evident that where such cuttings are made abroad they are justified by the net revenue received. It is foolish to assume that a European forester would slaughter his forest without receiving a cent for his timber, as done by the Cornell foresters. If the latter were getting a fair price per thousand feet for their stumpage, and, as in Europe, could sell the limbs, tops and brush without having to clear it off at a great expense in order to plant, the existing condition would not be so bad.

In our opinion the existing contract which requires the total destruction of from 500 to 800 acres of forest every year should be abrogated, either by mutual consent of parties, or upon the best obtainable terms, if there are no legal grounds

for procuring its cancellation. The State can well afford to indemnify Cornell University against all liability when its larger and lasting interests are considered. In future negotiations the State should either have a part in the making or approval of contracts for the sale of timber products, and control the course of operations in the woods, or should promptly withdraw financial support from the college forest establishment. To protect its own property and that of citizens adjoining, we recommend a sufficient appropriation for immediately removing the brush and debris now covering the fields of recent cuttings and forming a labyrinth of combustible material where accident or criminal intent will start forest fires if allowed to remain. Neither private owners nor agents of the State should be permitted in future to create similar conditions.

We earnestly suggest, and with proper deference to the contention of those feeling qualified to speak with authority, that the work of removing old forests be stopped, and that efforts in the science of forestry be directed for a period to the management of nurseries for seedlings, and the replanting of waste places now extending over thousands of acres of State lands in the Forest Preserve. There is an opportunity for usefulness in this unlimited field where no adverse criticism need be feared, and public gratitude and honor may be won.

Leaving Axton the Committee made a trip through Upper Saranac lake, where they had an opportunity to see the large tract of State forests which covered the surrounding slopes in an unbroken area as far as the eye could reach, and which appeared to be in a satisfactory condition. Traveling through a portion of this forest, over a fine stone road recently constructed from the head of the lake to the State hatchery on the outlet of Little Clear lake, the latter place was reached and a careful inspection was made of the work carried on there by the Forest, Fish and Game Commission.

SARANAC HATCHERY.

Everything connected with this hatchery was found in perfect condition. The buildings were neat and in orderly shape, while the work carried on there gave ample evidence of intelligent management and a high degree of efficiency. By a recent improvement in the supply pipes a sufficient quantity of cold water of the proper temperature is obtained from the bottom of Little Clear lake, making it one of the best equipped institutions of its kind, and capable of a large annual output of fry, fingerlings and yearlings of various species.

REFORESTING OPERATIONS.

Continuing its journey of investigation, the Committee visited the denuded lands in Franklin county where the Forest Commission has undertaken the work of reforesting a large tract by planting small seedling trees of white pine, Scotch pine, Norway spruce and American larch or tamarack. Here were found about 700 acres of open country that had been cleared by lumbering operations and fire, which had been planted under the direction and personal supervision of the expert, professional foresters in the employ of the Commission. The young plants looked green and thrifty, and so far as could be seen they were all alive and promising. The forester in charge stated that although a few had died the percentage of loss in this respect was remarkably small and less than that of any record kept on similar undertakings. This land is situated near the railroad which runs from Saranac village to the main line of the Adirondack division of the New York Central Railroad, and hence the plantation will always be in some danger of fire from this source. For this reason the Committee recommends that some provisions be made for the employment of patrols during the dry season to properly protect the plantation and insure the safety of the young trees which, it is confidently hoped, will in time develop a forest growth and furnish a valuable object lesson to all who are interested in the extension of our forest areas, both public and private.

From the foot of Lower Saranac lake a journey by boat was made through this beautiful sheet of water, the greater part of which, with its many islands and surrounding forests, is owned by the State. Continuing the trip, we passed out of the lake and down the river through some of the most charming scenery in the preserve to the stone dam and lock recently constructed by the State on this stream.

Below the dam there is a long stretch of still water caused by the backflow from the dam at the village, and along which the scenery is marred to a great extent by the dead timber, stumps and flood trash that in many places line the shores. A few years ago an appropriation of \$10,000 was made by the Legislature for cleaning out this unsightly mass, which was expended with good results on that part of the river near the village; but another expenditure will be necessary to complete the work on this tourist route and improve the channel for two or three miles below the dam.

Leaving the Saranac region, the Committee went by train and stages to the St. Regis lakes; but as the State owns only a small

amount of forest land in this vicinity, there was little that required attention.

From Saranac Village to Lake Placid the journey was made by rail, passing by Ray Brook, the site of the new hospital, now in course of erection by the State Tuberculosis Commission. The location seemed well adapted to the purpose of a sanitarium, and one that justified the Commission in its selection. The railroad, most of the way, passes through a tract on which the timber has been destroyed by fires that were started by sparks from the locomotives. If, when this railroad was built, the company could have been compelled to use petroleum in their engines, as done in the case of the Raquette Lake Railway, the forest would still be standing there unharmed, and a source of pleasure to every passenger on the road.

At Lake Placid the attention of the Committee was attracted by the very great number of summer visitors who filled the numerous large hotels, and thronged the smaller boarding houses and private cottages there. The same conditions had been noticed and remarked upon in the trips through the Fulton Chain, Saranac and St. Regis lakes. It required only a little thought and a brief computation to realize the immense business done in this respect, and the large revenues that must accrue to the region by this great influx of visitors, a large part of whom came from other States. The capital invested in this summer business and the revenues derived from it amount in the aggregate to millions of dollars, and contribute materially to the development of wealth throughout Northern New York, and, incidentally, to the benefit of the entire State. Among the many reasons that are urged for the preservation and protection of the Adirondack forests, this maintenance of attractive conditions is by no means the least.

From Lake Placid the journey was made by carriages through the forests of Essex county to Keene valley, and thence to the mountainous region of the Ausable lakes, where may be found the grandest scenery in the entire Adirondacks. These lakes are situated in township 48, a large tract, which was purchased about eighteen years ago by an association of public-spirited people whose sole object was to prevent it from falling into the hands of a lumber company who intended to cut the timber on it. Since then not a tree has been cut or a deer killed on this large tract of forest land.

From St. Hubert's inn at Keene Heights, a long drive was made down the valley of the Ausable river, through the towns of Jay and Ausable Forks to the Ausable Chasm, where some time was spent in going through this famous canyon and study-

ing the natural attractions of the place. Resuming the journey by rail, the next stay was made at Lake George. Here a trip was made through the many islands, all of which, except fourteen, belong to the State and are part of the Forest Preserve. These islands, which form one of the principal attractions in this most beautiful of all American lakes, are well wooded and give evidence of the care bestowed on them by the Forest Commission. On a few of them there are cottages which we were informed were erected several years ago, at a time when the Forest Commission was authorized to grant leases for camp sites. But since 1895, when the new State Constitution went into effect, no cottage or building of any kind has been erected on a State island.

Leaving Lake George, the Committee returned to Albany, where it separated, subject to the call of the Chairman.

The forests of the State Preserve, so far as they came under the observation of the Committee, are in good condition and well protected from fires and trespass. Since 1899 there have been comparatively few forest fires in the Adirondack region; and these, for the most part, occurred on the outskirts of the main forest where there was no State land. The greater part of the territory burned over consisted of waste land or brier patches on which there was no standing timber or trees of any particular value. Of the total area injured by fire each year less than ten per cent. belonged to the State. In the opinion of the Committee, the fire wardens are well organized, efficient and attentive to duty, as shown by the remarkably small loss from fires, as compared with former years. The fire law of our State has been perfected by years of practical experience, and is, undoubtedly, as good a one as can be made operative under the small appropriations granted for its enforcement. It is a model law in this respect, and has been closely copied by the other States that have forests to protect. It could be made still more effective, however, by the employment of paid patrols during the dry seasons when the trees are not in full leaf, but this would require a larger annual appropriation. At present the State pays on an average about \$2,500 annually for protecting its forests—both public and private—from fire in the Adirondack and Catskill regions.

So far as the Committee could learn, there is little trespassing or timber stealing on the State Preserve, aside from the petty thieving, which, owing to the scattered location of the game protectors, is difficult to suppress entirely. Some timber cuttings, involving in all 300 acres or more, occurred during

the past two years. But this cutting was done, for the most part, by parties who held deeds to the land and who disputed the State's title. In the litigation which ensued the defendants, with one exception, were defeated and forced to pay for the timber, together with an extra sum as a penalty. The exception referred to was the alleged trespass committed by the Santa Clara Lumber Company in the tract immediately south of Ampersand pond, a matter which was made the subject of an investigation by a previous committee from the Legislature. In this case, which was tried recently, the State was defeated and the title of the Lumber Company was affirmed by the court. So far as your Committee could see or learn, the Forest Commission is showing a commendable efficiency in the protection of the Forest Preserve from fire and timber thieves.

From the careful observations and investigations made, your Committee deems it proper to submit the following recommendations for the consideration of the Governor and the Legislature:

1. That the necessary legal provisions be made to enable the State to grant small leases of Adirondack land to campers and cottagers and avail itself of the large revenues obtainable from this source; that such leases should have a frontage on lakes or streams not to exceed 400 feet in length, and that the alternate sites should not be leased or sold, but should be held for the use of the public and for individuals who should be allowed to occupy such sites free of charge, but who should be restricted in their occupancy to the use of tents.

2. That where the timber along the shores of a lake or traveled stream has been killed by the backflow of a State dam, these dead and unsightly stubs should be removed, and that reasonable appropriations be made from time to time for such purpose.

3. That the appropriations for the protection of the State forests from fire be increased so as to permit of the employment of patrols, and a more complete service in this respect.

4. That a liberal sum of money be granted annually to carry on the work of reforesting the burned or denuded lands in the Preserve and for the maintenance of the State nurseries in which forest trees seedlings can be propagated and furnished to carry on such work.

5. That in addition to the two expert foresters now in the employ of the Commission two more be provided for in the annual appropriation or supply bill, thereby increasing the number to four.

6. That in view of the large number of people who visit the Adirondacks each summer, and the immense revenue derived from this source, the necessity for protecting the great watershed of Northern New York, and the benefit derived from the climatic and sanitary functions of the forests, advantages which are dependent solely on preservation of wooded conditions, the policy of acquiring more land as an addition to the Preserve should be continued, and that purchases of forest lands in the Adirondacks and Catskills should be promptly made whenever the property is offered at a reasonable price.

All of which is respectfully submitted.

THOMAS M. COSTELLO,
OTTO KELSEY,
JOTHAM P. ALLDS,
JAMES T. ROGERS,
GEORGE PALMER,
JOHN McKEOWN.

Dated Albany, N. Y., April 15, 1903.

Said report was laid upon the table and ordered printed.

(See Document.)

Mr. Speaker announced the special order, being the bill (No. 1952) entitled "An act to enable the commissioner of water supply, gas and electricity of the city of New York to inquire into the removal of William McDowell from the position of foreman of mechanics and laborers formerly held by him in the department of water supply, gas and electricity of said city and to rehear his application for reinstatement therein and to reinstate him in said position." (Int. No. 1389.)

On motion of Mr. Bostwick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McInerney	Robinson
Agnew	Cox	Hammond	McManus	Rogers
Allston	Curry	Hanford	McNair	Ruehl
Apgar	Dale	Harvey	Mead	Scovill
Bedell	Daly	Hewitt	Metcalfe	Sheldon
Bostwick	Davis, M	Hinson	Miller	Simpson
Bourke	Denison	Hoadley	Moran	Smith, A P
Bradley	Dickinson	Hooker	Moreland	Smith, C W
Bridgeman	Dolan	Hornidge	Mortimer	Smith, G H
Brill	Dooling	Hubbs	Neville	Stevens
Bullwinkel	Doughty	Kearney	Nichols	Stiles
Burke	Doyle	Keegan	Nye	Sulzbarger
Burnett	Duer	Kehoe	Orr	Traub
Burns	Dwyer	Knapp	Outterson	Treat
Byrne	Ellis	Landon	Pallace	Ulmann
Cadin	Evans	Leggett	Palmer	Wainwright
Candee	Everett	Lewis	Patton	Weber
Clark	Ferre	Litthauer	Pearsall	Wemple
Cohn	Finch	Lynch	Phillips	Williams
Conkling, H	Finegan	Mathews	Platt	Wolf
Conkling, J B	Fowler	McCarthy, J J	Prince	Yale
Cooke, W V	Graeff	McCormack	Remsen	Zettler
Coon	Grattan	McCullough	Richter	

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2026) entitled "An act to amend the Railroad Law, in relation to the computation and payment of license fees and percentages of street surface railroad companies." (Int. No. 1406.)

On motion of Mr. Bedell, said bill was read the second time and ordered to a third reading.

Debate was had on the third reading of said bill, when Mr. Bedell moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Bedell, and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 12

Those who voted in the affirmative, were:

Agnew	Curry	Hubbs	Mullaney	Sheldon
Allston	Davis, L L	Kearney	Neville	Simpson
Apgar	Davis, M	Keegan	Nichols	Sloane
Bedell	Denison	Kehoe	Nye	Smith, A P
Bostwick	Dickinson	Knapp	Orr	Smith, C W
Bradley	Dooling	Landon	Outterson	Smith, J T
Bridgeman	Dowling	Leggett	Patchin	Stevens
Brill	Ellis	Lewis	Patton	Stiles
Burnett	Evans	McInerney	Pearsall	Thorn
Burns	Finch	McKeown	Phillips	Traub
Cadin	Fowler	McNair	Plank	Ulmann
Candee	Graeff	Mead	Platt	Wainwright
Clark	Grattan	Merritt	Reeve	Weber
Conkling, H	Hammond	Metcalf	Remsen	Wemple
Conkling, J B	Hanford	Monroe	Reynolds	Whitney
Coon	Harvey	Moran	Richter	Williams
Costello	Hewitt	Moreland	Rogers	Wood
Coutant	Hooker	Morgan	Ruehl	Yale
Cowan	Hornidge	Mortimer	Scovill	Zettler
Cox				

Those who voted in the negative, were:

Farrell	Lynch	Miller	Palmer	Rosenstein
Hackett	Mathews	Pallace	Prince	Sulzburger
Hinson	McManus			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1954) entitled "An act to authorize the highway alliance to elect its directors by a mail vote." (Int. No. 1391.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Monroe	Rosenstein
Agnew	Daly	Hoffman	Moran	Scovill
Allston	Davis, L L	Hornidge	Morgan	Sheldon
Apgar	Davis, M	Hubbs	Mortimer	Simpson
Bostwick	Dickinson	Kearney	Mullaney	Sloane
Bourke	Dolan	Keegan	Neville	Smith, A P
Bridgeman	Dooling	Kehoe	Nichols	Smith, C W
Brill	Dowling	Knapp	Nye	Smith, J T
Bullwinkel	Duer	Landon	Orr	Stevens
Burke	Dwyer	Leggett	Outterson	Stiles
Burnett	Ellis	Litthauer	Oxford	Sullivan
Butler	Everett	Mathews	Pallace	Thorn
Byrne	Farrell	McCarthy, E J	Palmer	Treat
Candee	Ferre	McCarthy, J J	Patchin	Ulmann
Chambers	Finch	McCormack	Patton	Wainwright
Cohn	Finegan	McCullough	Pearsall	Weber
Conkling, H	Fowler	McInerney	Plank	Wemple
Cook, E	Grattan	McKeown	Platt	Whitney
Cooke, W V	Hackett	McManus	Prince	Williams
Coon	Hammond	McNair	Remsen	Wolf
Costello	Harvey	Mead	Reynolds	Wood
Coutant	Hayden	Merritt	Richter	Yale
Cox	Hewitt	Miller	Rogers	Zettler
Curry	Hinson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1266) entitled "An act to amend the Penal Code by prohibiting the careless distribution of medicines, drugs and chemicals." (Int. No. 1005.)

On motion of Mr. Sherry, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 1

Those who voted in the affirmative, were:

Abrams	Coutant	Hanford	Monroe	Robinson
Agnew	Cowan	Harvey	McNair	Rogers
Allen	Curry	Hayden	Mead	Ruchl

Allston	Daly	Hinson	Merritt	Shanahan
Bedell	Davis, L L	Hoadley	Metcalfe	Sheldon
Bostwick	Davis, M	Hooker	Miller	Simpson
Bourke	Denison	Hornidge	Monroe	Sloane
Bradley	Dolan	Hubbs	Moran	Smith, C W
Bridgeman	Doll	Hughes	Moreland	Smith, J T
Bullwinkel	Dooling	Keegan	Morgan	Stiles
Burke	Doughty	Kehoe	Mullaney	Sullivan
Burnett	Dowling	Knapp	Nichols	Thorn
Burns	Duer	Landon	Orr	Traub
Butler	Dwyer	Leggett	Outtersen	Treat
Byrne	Ellis	Lewis	Oxford	Wainwright
Cadin	Everett	Litthauer	Pallace	Wemple
Candee	Farrell	Lynch	Patchin	Whitney
Clark	Finch	McCarthy, E J	Pearsall	Williams
Cohn	Finegan	McCarthy, J J	Plank	Wolf
Conkling, H	Fowler	McCormack	Prince	Wood
Cook, E	Graeff	McCullough	Reeve	Yale
Cooke, W V	Grattan	McInerney	Remsen	Zettler
Cohn	Hackett	McKeown		

In the negative:

Phillips

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1499) entitled "An act to empower and command the board of estimate and apportionment of the city of New York to provide suitable headquarters for the Exempt Firemen's Benevolent Fund Association of the borough of the Bronx." (Int. No. 1146.)

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Graeff	McCullough	Remsen
Agnew	Cox	Grattan	McInerney	Richter
Allen	Curry	Hackett	McKeown	Robinson
Allston	Dale	Hammond	McManus	Rogers
Bedell	Daly	Harvey	McNair	Ruehl

Bostwick	Davis, L L	Hayden	Mead	Scovill
Bourke	Davis, M	Hinson	Merritt	Shanahan
Bridgeman	Denison	Hoadley	Metcalfe	Sheldon
Brill	Dickinson	Hoffman	Miller	Simpson
Bullwinkel	Dolan	Hooker	Monroe	Sloane
Burke	Doll	Hubbs	Moreland	Smith, A P
Burnett	Dooling	Hughes	Morgan	Smith, G H
Burns	Doughty	Kearney	Mortimer	Smith, J T
Byrne	Dowling	Keegan	Neville	Stevens
Cadin	Duer	Kehoe	Nichols	Sullivan
Candee	Dwyer	Knapp	Orr	Thorn
Chambers	Ellis	Landon	Outterson	Traub
Cohn	Everett	Leggett	Pallace	Ulmann
Conkling, H	Farrell	Lewis	Palmer	Weber
Conkling, J B	Ferre	Litthauer	Patchin	Whitney]
Cook, E	Finch	Lynch	Patton	Wolf
Coon	Finegan	McCarthy, E J	Phillips	Yale
Costello	Fitzpatrick	McCarthy, J J	Plank	Zettler
Coutant	Fowler	McCormack	Prince	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1638) entitled "An act to amend the Greater New York charter relative to establishing a bureau in the department of finance to be called the bureau of municipal accounts and statistics." (Int. No. 1225.)

On motion of Mr. Bostwick, said bill was read the second time and ordered to a third reading.

Said bill having been announced for a third reading.

Mr. McInerney moved that said bill be recommitted to the committee on rules, retaining its place on the order of third reading.

Mr. Speaker put the question whether the House would agree to said motion of Mr. McInerney, and it was determined in the negative.

On motion of Mr. Bostwick, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 65) entitled "An act to amend chapter 706 of the Laws of 1901, entitled 'An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,' relative to salaries of officers and employes." (Int. No. 65.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McManus	Richter
Agnew	Cox	Hammond	McNair	Robinson
Allen	Curry	Harvey	Mead	Rosenstein
Apgar	Dale	Hayden	Merritt	Ruchl
Bedell	Daly	Hewitt	Metcalfe	Scovill
Bostwick	Davis, L L	Hinson	Monroe	Shanahan
Bourke	Davis, M	Hoadley	Moran	Sheldon
Bradley	Denison	Hoffman	Moreland	Sherry
Bridgeman	Dickinson	Hooker	Morgan	Simpson
Bullwinkel	Dolan	Hubbs	Mortimer	Smith, A P
Burke	Dooling	Hughes	Mullaney	Smith, C W
Burnett	Doughty	Kearney	Neville	Smith, J T
Burns	Dowling	Keegan	Nye	Stevens
Butler	Doyle	Kehoe	Orr	Stiles
Byrne	Duer	Knapp	Oxford	Sulzburger
Cadin	Ellis	Landon	Palmer	Thorn
Candee	Evans	Leggett	Patchin	Treat
Chambers	Everett	Litthauer	Patton	Weber
Clark	Farrell	Lynch	Pearsall	Wemple
Cohn	Ferre	Mathews	Plank	Whitney
Conkling, J B	Finch	McCarthy, E J	Platt	Wolf
Cook, E	Finegan	McCarthy, J J	Prince	Wood
Cooke, W V	Fitzpatrick	McCullough	Reeve	Yale
Coon	Graeff	McInerney	Remsen	Zettler
Coutant	Grattan	McKeown	Reynolds	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 66) entitled "An act to amend chapter 705 of the Laws of 1901, entitled 'An act to amend the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' relative to salaries of officers and employes." (Int. No. 66.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McManus	Robinson
Agnew	Cowan	Hanford	McNair	Rosenstein
Allston	Cox	Hayden	Mead	Scovill
Apgar	Dale	Hewitt	Metcalfe	Sheldon
Bostwick	Daly	Hinson	Miller	Sherry
Bourke	Davis, L L	Hoadley	Moran	Simpson
Bradley	Davis, M	Hooker	Moreland	Smith, A P
Bridgeman	Dickinson	Hornidge	Morgan	Smith, C W
Bullwinkel	Dolan	Hughes	Mortimer	Smith, J T
Burke	Dooling	Kearney	Neville	Stevens
Burnett	Doughty	Keegan	Nichols	Sullivan
Burns	Doyle	Kehoe	Orr	Thorn
Butler	Dwyer	Knapp	Outterson	Treat
Byrne	Ellis	Landon	Pallace	Ulmann
Cadin	Evans	Leggett	Palmer	Wainwright
Candee	Everett	Litthauer	Patchin	Wemple
Clark	Farrell	Lynch	Pearsall	Whitney
Cohn	Finch	McCarthy, E J	Phillips	Williams
Conkling, J B	Finegan	McCormack	Platt	Wood
Cook, E	Fowler	McCullough	Prince	Yale
Coon	Graeff	McInerney	Remsen	Zettler
Costello	Hackett	McKeown	Reynolds	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 115) entitled "An act to amend chapter 704 of the Laws of 1901, entitled 'An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office.'" (Int No. 115.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hammond	McKeown	Rosenstein
Agnew	Dale	Hanford	McNair	Scovill
Allston	Daly	Harvey	Mead	Shanahan
Apgar	Davis, L L	Hayden	Merritt	Sheldon
Bedell	Davis, M	Hewitt	Miller	Simpson
Bostwick	Dickinson	Hinson	Monroe	Sloane
Bradley	Dolan	Hoadley	Moran	Smith, C W
Bridgeman	Doll	Hooker	Moreland	Smith, G H
Bullwinkel	Dooling	Hornidge	Mortimer	Stevens
Burke	Doughty	Hubbs	Mullaney	Sullivan
Burnett	Dowling	Hughes	Neville	Thorn
Butler	Doyle	Kearney	Nichols	Traub
Byrne	Duer	Keegan	Orr	Treat
Cadin	Dwyer	Kehoe	Outterson	Ulmann
Chambers	Evans	Knapp	Oxford	Wainwright
Clark	Everett	Landon	Palmer	Weber
Conkling, H	Farrell	Leggett	Patton	Wemple
Conkling, J B	Ferre	Lewis	Pearsall	Whitney
Cook, E	Finch	Lynch	Phillips	Williams
Coon	Fitzpatrick	Mathews	Platt	Wolf
Costello	Fowler	McCarthy, E J	Reeve	Wood
Coutant	Graeff	McCarthy, J J	Reynolds	Yale
Cowan	Grattan	McCullough	Richter	Zettler
Cox	Hackett	McInerney	Rogers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 157) entitled "An act to authorize the straightening, widening and deepening of Newtown creek in the city and town of Elmira, and making an appropriation therefor." (Int. No. 156.)

On motion of Mr. Moreland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hammond	McKeown	Rogers
Agnew	Cox	Hanford	McManus	Ruehl
Allen	Curry	Hayden	McNair	Scovill
Apgar	Dale	Hewitt	Merritt	Shanahan
Bedell	Daly	Hinson	Metcalfe	Sheldon
Bostwick	Davis, L L	Hoadley	Miller	Simpson
Bourke	Davis, M	Hoffman	Moran	Sloane
Bradley	Denison	Hooker	Moreland	Smith, A P
Bridgeman	Dickinson	Hornidge	Morgan	Smith, G H
Brill	Doll	Hubbs	Mullaney	Smith, J T
Bullwinkel	Dooling	Hughes	Neville	Stevens
Burke	Doughty	Kearney	Nye	Stiles
Burnett	Dowling	Keegan	Orr	Sullivan
Burns	Doyle	Kehoe	Oxford	Sulzbürger
Butler	Duer	Knapp	Pallace	Traub
Byrne	Dwyer	Landon	Patchin	Treat
Cadin	Evans	Leggett	Patton	Ulmann
Candee	Everett	Lewis	Pearsall	Wainwright
Chambers	Farrell	Litthauer	Plank	Weber
Cohn	Finch	Lynch	Platt	Wemple
Conkling, H	Finegan	Mathews	Prince	Whitney
Conkling, J B	Fitzpatrick	McCarthy, E J	Remsen	Williams
Cooke, W V	Fowler	McCarthy, J J	Reynolds	Wolf
Coon	Graeff	McCormack	Richter	Yale
Costello	Grattan	McCullough	Robinson	Zettler
Coutant	Hackett	McInerney		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1928) entitled "An act relating to loans on salaries." (Int. No. 791.)

On motion of Mr. Burke, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 2

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Monroe	Ruehl
Agnew	Daly	Hinson	Moreland	Scovill
Allston	Davis, L L	Hoadley	Morgan	Sheldon
Apgar	Davis, M	Hooker	Mortimer	Sherry
Bostwick	Denison	Hornidge	Neville	Simpson
Bourke	Dickinson	Hubbs	Nichols	Sloane
Bradley	Dolan	Hughes	Nye	Smith, A P
Brill	Doll	Keegan	Orr	Smith, C W
Bullwinkel	Dooling	Kehoe	Oxford	Smith, G H
Burnett	Dowling	Knapp	Palmer	Stevens
Burns	Doyle	Landon	Patchin	Stiles
Butler	Duer	Leggett	Patton	Sullivan
Byrne	Ellis	Lewis	Pearsall	Thorn
Cadin	Evans	Litthauer	Phillips	Traub
Chambers	Everett	Lynch	Plank	Treat
Cohn	Farrell	McCarthy, E J	Platt	Ulmann
Conkling, H	Ferre	McCarthy, J J	Prince	Wainwright
Conkling, J B	Finegan	McCullough	Reeve	Weber
Cook, E	Fowler	McInerney	Remsen	Wemple
Cooke, W V	Graeff	McManus	Reynolds	Whitney
Coon	Grattan	McNair	Richter	Williams
Costello	Hackett	Mead	Robinson	Wood
Coutant	Hanford	Merritt	Rogers	Yale
Cowan	Harvey	Miller	Rosenstein	Zettler
Curry				

Those who voted in the negative, were:

Clark Finch

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2029) entitled "An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' and the acts amendatory thereof and supplementary thereto, in relation to repaving or resurfacing streets." (Int. No. 1409.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 1

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Metcalf	Rogers
Agnew	Cox	Hayden	Miller	Rosenstein
Allen	Curry	Hoadley	Monroe	Ruehl
Allston	Dale	Hoffman	Moran	Shanahan
Apgar	Daly	Hooker	Moreland	Sheldon
Bedell	Davis, M	Hornidge	Mortimer	Sherry
Bostwick	Denison	Hubbs	Mullaney	Simpson
Bourke	Dolan	Hughes	Neville	Sloane
Bradley	Doll	Kearney	Nichols	Smith, C W
Bridgeman	Dooling	Keegan	Nye	Smith, G H
Brill	Doughty	Kehoe	Orr	Smith, J T
Bullwinkel	Dowling	Knapp	Outterson	Stiles
Burnett	Duer	Landon	Oxford	Sullivan
Burns	Dwyer	Leggett	Pallace	Sulzburger
Butler	Ellis	Lewis	Palmer	Thorn
Byrne	Evans	Lynch	Patchin	Treat
Cadin	Farrell	Mathews	Patton	Ulmann
Chambers	Ferre	McCarthy, E J	Pearsall	Wainwright
Clark	Finch	McCarthy, J J	Phillips	Weber
Cohn	Finegan	McCormack	Plank	Wemple
Conkling, H	Fitzpatrick	McCullough	Prince	Whitney
Cook, E	Graeff	McInerney	Reeve	Williams
Cooke, W V	Grattan	McManus	Remsen	Wolf
Coon	Hackett	McNair	Reynolds	Wood
Costello	Hammond	Mead	Richter	Yale
Coutant	Hanford	Merritt	Robinson	Zettler

In the negative:

Hinson

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1468) entitled "An act to amend the Code of Civil Procedure, relative to the confirmation of certain conveyances of real estate." (Int. No. 1133.)

Said bill having been announced for a second reading,

On motion of Mr. Fowler, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1852) entitled "An act to amend the Greater New York charter, relative to conferring power upon the board of estimate and apportionment to acquire lands in certain parts of the city of New York for playgrounds and to provide for the improvement thereof." (Int. No. 1344.)

On motion of Mr. McManus, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Fowler	McCullough	Richter
Agnew	Costello	Graeff	McInerney	Robinson
Allen	Cowan	Grattan	McKeown	Rogers
Apgar	Cox	Hammond	McManus	Rosenstein
Bedell	Curry	Hanford	Mead	Scovill
Bostwick	Dale	Harvey	Merritt	Sheldon
Bourke	Daly	Hayden	Metcalfe	Simpson
Bradley	Davis, L L	Hewitt	Miller	Sloane
Bridgeman	Davis, M	Hinson	Moran	Smith, C W
Brill	Dickinson	Hoadley	Moreland	Smith, J T
Bullwinkel	Dolan	Hoffman	Mortimer	Stiles
Burke	Doll	Hornidge	Mullaney	Sullivan
Burnett	Dooling	Hubbs	Neville	Sulzbarger
Burns	Doughty	Kearney	Nye	Traub
Byrne	Dowling	Keegan	Orr	Treat
Cadin	Doyle	Kehoe	Oxford	Ulmann
Candee	Duer	Knapp	Pallace	Wainwright
Chambers	Dwyer	Landon	Patchin	Weber
Clark	Evans	Leggett	Patton	Whitney
Cohn	Everett	Litthauer	Phillips	Williams
Conkling, H	Farrell	Lynch	Platt	Wolf
Conkling, J B	Ferre	Mathews	Prince	Wood
Cook, E	Finch	McCarthy, E J	Reeve	Yale
Cooke, W V	Finegan	McCarthy, J J	Remsen	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1463) entitled "An act to amend the Railroad Law, relating to the incorporation of railroad companies and the filing of the certificate of incorporation" (Int. No. 1128.)

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill; and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 3

Those who voted in the affirmative, were:

Abrams	Costello	Grattan	McManus	Remsen
Allen	Cowan	Hammond	McNair	Reynolds
Allston	Cox	Hanford	Merritt	Robinson
Apgar	Curry	Hayden	Metcalfe	Rogers
Bostwick	Dale	Hewitt	Monroe	Ruehl
Bourke	Daly	Hinson	Moran	Scovill
Bradley	Davis, L L	Hoadley	Moreland	Sheldon
Bridgeman	Denison	Hooker	Morgan	Simpson
Brill	Dickinson	Hornidge	Mortimer	Smith, A P
Bullwinkel	Dolan	Hubbs	Mullaney	Smith, C W
Burke	Doll	Kearney	Neville	Smith, J T
Burnett	Dooling	Kehoe	Nichols	Sullivan
Burns	Doughty	Knapp	Nye	Thorn
Butler	Doyle	Landon	Orr	Traub
Byrne	Duer	Leggett	Outterson	Ulmann
Cadin	Ellis	Litthauer	Oxford	Weber
Candee	Evans	Lynch	Pallace	Wemple
Clark	Everett	Mathews	Patchin	Whitney
Cohn	Farrell	McCarthy, E J	Patton	Williams
Conkling, H	Finch	McCarthy, J J	Pearsall	Wood
Conkling, J B	Finegan	McCormack	Plank	Yale
Cooke, W V	Fowler	McCullough	Platt	Zettler
Coon	Graeff	McKeown	Reeve	

Those who voted in the negative, were:

Palmer Phillips Stevens

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 404) entitled "An act to repeal chapter 372 of the Laws of 1902, entitled 'An act to amend the Forest, Fish and Game Law, in relation to fishing for non-game fish in Cayuga lake and tributary streams.'" (Int. No. 389.)

On motion of Mr. Hewitt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 42

NOES 43

Those who voted in the affirmative, were:

Agnew	Dooling	Kehoe	Miller	Prince
Bedell	Ferre	Litthauer	Monroe	Richter
Burnett	Fitzpatrick	Mathews	Morgan	Sherry
Chambers	Graeff	McCarthy, E J	Neville	Stevens
Cox	Hackett	McCormack	Orr	Stiles
Curry	Hanford	McInerney	Palmer	Traub
Dale	Hewitt	McManus	Patton	Wolf
Daly	Hooker	Metcalfe	Platt	Zettler
Davis, L L	Kearney			

Those who voted in the negative, were:

Abrams	Clark	Evans	McNair	Shanahan
Apgar	Cooke, W V	Farrell	Moran	Simpson
Bostwick	Coon	Grattan	Nichols	Sloane
Bradley	Costello	Harvey	Pearsall	Wainwright
Bridgeman	Coutant	Hayden	Remsen	Weber
Brill	Davis, M	Hinson	Rogers	Whitney
Burke	Denison	Hornidge	Ruehl	Williams
Cadin	Dowling	Knapp	Seovill	Wood
Candee	Ellis	Lewis		

Mr. Hewitt moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Hewitt, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1641) entitled "An act to authorize the payment in installments of taxes due on lands sold for unpaid taxes to the city of Buffalo." (Int. No. 1228.)

On motion of Mr. Burke, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hackett	McKeown	Robinson
Allen	Dale	Hammond	McManus	Rogers
Allston	Daly	Harvey	Mead	Ruehl
Apgar	Davis, L L	Hayden	Merritt	Scovill
Bostwick	Davis, M	Hinson	Miller	Sheldon
Bourke	Denison	Hoadley	Monroe	Sherry
Bradley	Dickinson	Hooker	Moran	Sloane
Brill	Dolan	Hornidge	Morgan	Smith, A P
Bullwinkel	Dooling	Hughes	Mortimer	Smith, C W
Burnett	Doughty	Kearney	Neville	Smith, G H
Burns	Dowling	Keegan	Nichols	Stevens
Byrne	Doyle	Kehoe	Orr	Sullivan
Cadin	Duer	Knapp	Outterson	Thorn
Candee	Dwyer	Landon	Oxford	Traub
Clark	Ellis	Leggett	Pallace	Ulmann
Cohn	Everett	Lewis	Patchin	Wainwright
Conkling, H	Farrell	Litthauer	Patton	Weber
Cook, E	Finch	Lynch	Phillips	Whitney
Cooke, W V	Finegan	Mathews	Platt	Williams
Coon	Fowler	McCarthy, J J	Prince	Wolf
Coutant	Graeff	McCormack	Reeve	Wood
Cox	Grattan	McCullough	Reynolds	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1947) entitled "An act to prohibit non-residents of this State from hunting or fishing in certain counties without a license." (Int. No. 1384.)

On motion of Mr. Finegan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoffman	Merritt	Rogers
Agnew	Daly	Hooker	Metcalfe	Rosenstein
Allen	Davis, M	Hornidge	Monroe	Scovill
Apgar	Denison	Hughes	Moreland	Sheldon
Bedell	Dolan	Kearney	Morgan	Sherry
Bostwick	Doughty	Kehoe	Mullaney	Simpson
Bourke	Dowling	Knapp	Neville	Smith, A P
Bridgeman	Dwyer	Landon	Nye	Smith, C W
Bullwinkel	Ellis	Leggett	Orr	Smith, J T
Burke	Everett	Lewis	Oxford	Stiles
Burnett	Ferre	Litthauer	Pallace	Sulzbürger
Butler	Finch	Lynch	Palmer	Traub
Cadin	Fitzpatrick	McCarthy, E J	Patton	Treat
Chambers	Fowler	McCarthy, J J	Pearsall	Ulmann
Cohn	Grattan	McCullough	Plank	Wainwright
Conkling, J B	Hammond	McInerney	Platt	Wemple
Coon	Hanford	McKeown	Reeve	Williams
Coutant	Hayden	McManus	Remsen	Wood
Cox	Hinson	Mead	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1903) entitled "An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of the administrator of the goods, chattels and credits, to be hereafter appointed, of Harold A. Greene, deceased, or the heirs-at-law and next of kin of said Harold A. Greene, deceased, against the State of New York for damages for the death of said Harold A. Greene, deceased." (Int. No. 1373.)

On motion of Mr. Apgar, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 1

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Rosenstein
Agnew	Dale	Hinson	Metcalfe	Scovill
Allston	Daly	Hoadley	Miller	Shanahan
Apgar	Davis, L L	Hoffman	Monroe	Sheldon
Bedell	Denison	Hornidge	Moreland	Simpson
Bostwick	Dickinson	Hubbs	Morgan	Sloane
Bradley	Dolan	Hughes	Mullaney	Smith, A P
Bridgeman	Doll	Kearney	Neville	Smith, C W
Brill	Dooling	Keegan	Nye	Smith, J T
Burke	Dowling	Kehoe	Orr	Stevens
Burnett	Duer	Knapp	Outtersen	Stiles
Burns	Dwyer	Landon	Oxford	Sulzburger
Byrne	Evans	Leggett	Pallace	Traub
Cadin	Everett	Lewis	Patchin	Treat
Candee	Farrell	Litthauer	Patton	Ulmann
Chambers	Ferre	Mathews	Pearsall	Wainwright
Cohn	Finch	McCarthy, E J	Phillips	Weber
Conkling, H	Finegan	McCarthy, J J	Plank	Whitney
Conkling, J B	Fowler	McCullough	Platt	Williams
Cook, E	Graeff	McKeown	Reeve	Wolf
Cooke, W V	Grattan	McManus	Remsen	Wood
Coon	Hackett	McNair	Richter	Yale
Coutant	Hanford	Mead	Robinson	Zettler
Cowan	Harvey			

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1230) entitled "An act to provide for the construction of a bridge over the Glens Falls feeder of the Champlain canal, in the town of Queensbury, county of Warren, at the F. W. Wait Lime Company's works, about 1,135 feet west of the Sherman Lime Company bridge No. 11, and abutments and approaches thereto, and making an appropriation therefor." (Int. No. 973.)

On motion of Mr. L. L. Davis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Mead	Rosenstein
Agnew	Curry	Hewitt	Merritt	Scovill
Allen	Dale	Hinson	Metcalfe	Shanahan
Apgar	Daly	Hoadley	Miller	Sheldon
Bedell	Davis, M	Hoffman	Monroe	Simpson
Bostwick	Denison	Hornidge	Moran	Sloane
Bradley	Dolan	Hubbs	Morgan	Smith, A P
Bridgeman	Doll	Hughes	Mortimer	Smith, G H
Bullwinkel	Dooling	Kearney	Mullaney	Smith, J T
Burke	Dowling	Keegan	Neville	Stiles
Burnett	Doyle	Kehoe	Nye	Sullivan
Burns	Duer	Knapp	Orr	Sulzburger
Butler	Dwyer	Landon	Outterson	Thorn
Byrne	Ellis	Leggett	Oxford	Treat
Cadin	Evans	Lewis	Pallace	Ulmann
Candee	Everett	Litthauer	Patchin	Wainwright
Chambers	Ferre	Lynch	Patton	Weber
Clark	Finch	Mathews	Phillips	Wemple
Cohn	Finegan	McCarthy, J J	Plank	Whitney
Conkling, H	Fitzpatrick	McCormack	Prince	Williams
Cook, E	Fowler	McCullough	Reeve	Wolf
Cooke, W V	Grattan	McInerney	Remsen	Wood
Coon	Hammond	McKeown	Richter	Yale
Costello	Hanford	McManus	Robinson	Zettler
Coutant	Harvey	McNair	Rogers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 131) entitled "An act to provide for dredging a portion of the Chemung canal, and making an appropriation therefor." (Int. No. 131.)

On motion of Mr. Nye, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McManus	Rogers
Agnew	Cowan	Harvey	McNair	Ruehl
Allen	Cox	Hayden	Merritt	Scovill
Apgar	Curry	Hinson	Metcalfe	Sheldon
Bedell	Dale	Hoadley	Monroe	Sherry
Bostwick	Daly	Hoffman	Moran	Simpson
Bourke	Davis, L L	Hornidge	Moreland	Sloane
Bradley	Davis, M	Hubbs	Morgan	Smith, C W
Bridgeman	Denison	Hughes	Mortimer	Smith, J T
Brill	Dickinson	Kearney	Mullaney	Stevens
Bullwinkel	Dolan	Keegan	Nichols	Stiles
Burke	Doll	Kehoe	Nye	Sullivan
Burnett	Dooling	Knapp	Orr	Sulzbarger
Burns	Dowling	Landon	Outterson	Thorn
Butler	Doyle	Leggett	Pallace	Traub
Byrne	Dwyer	Lewis	Palmer	Ulmann
Cadin	Ellis	Litthauer	Patton	Wainwright
Candee	Everett	Lynch	Pearsall	Weber
Clark	Ferre	Mathews	Plank	Whitney
Cohn	Finegan	McCarthy, E J	Prince	Williams
Conkling, H	Fitzpatrick	McCarthy, J J	Reeve	Wolf
Conkling, J B	Fowler	McCormack	Remsen	Wood
Cook, E	Graeff	McCullough	Reynolds	Yale
Coon	Grattan	McInerney	Richter	Zettler
Costello	Hackett	McKeown	Robinson	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 920) entitled "An act to provide for the drainage of Gorman swamp in Seneca county, and making an appropriation therefor." (Int. No. 777.)

On motion of Mr. Moran, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hewitt	Merritt	Robinson
Agnew	Cowan	Hinson	Metcalfe	Rogers
Allen	Cox	Hoadley	Miller	Rosenstein
Allston	Curry	Hoffman	Moran	Ruehl
Apgar	Daly	Hooker	Moreland	Shanahan
Bedell	Davis, L L	Hubbs	Morgan	Sheldon
Bostwick	Davis, M	Hughes	Mortimer	Simpson
Bourke	Dickinson	Kearney	Mullaney	Sloane
Bridgeman	Dolan	Keegan	Neville	Smith, A P
Brill	Doll	Kehoe	Nichols	Smith, G H
Bullwinkel	Doughty	Knapp	Nye	Smith, C W
Burke	Dowling	Landon	Outterson	Stevens
Burnett	Doyle	Leggett	Oxford	Stiles
Burns	Duer	Lewis	Pallace	Sullivan
Butler	Ellis	Litthauer	Palmer	Thorn
Byrne	Evans	Lynch	Patchin	Traub
Cadin	Everett	Mathews	Patton	Treat
Candee	Farrell	McCarthy, E J	Pearsall	Ulmann
Chambers	Finch	McCormack	Phillips	Wainwright
Clark	Finegan	McCullough	Platt	Wemple
Cohn	Fowler	McInerney	Prince	Williams
Conkling, J B	Grattan	McKeown	Reeve	Wolf
Cook, E	Hackett	McManus	Rensen	Wood
Cooke, W V	Hanford	McNair	Reynolds	Yale
Coon	Harvey	Mead	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 657) entitled "An act to amend chapter 700 of the Laws of 1895, entitled 'An act to extend the time of commencement of construction or completion of railroads other than street surface railroads,' in relation to the extension of time for such commencement or completion." (Rec. No. 239.)

Said bill having been announced for a second reading.

On motion of Mr. Bedell, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 934) entitled "An act to amend section 91 of the Railroad Law, with respect to the consent of property owners and local authorities." (Rec. No. 278.)

On motion of Mr. Graeff, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 81

NOES 33

Those who voted in the affirmative, were:

Agnew	Davis, L L	Kearney	Nichols	Sloane
Apgar	Davis, M	Knapp	Nye	Smith, A P
Bedell	Denison	Landon	Orr	Smith, C W
Bradley	Dickinson	Lewis	Outterson	Smith, J T
Bridgeinan	Dooling	McCormack	Oxford	Stiles
Brill	Dowling	McKeown	Patchin	Sulzburger
Bullwinkel	Evans	McNair	Patton	Traub
Burns	Fitzpatrick	Mead	Plank	Ulmann
Byrne	Graeff	Merritt	Remsen	Weber
Cadin	Grattan	Monroe	Reynolds	Wemple
Candee	Hammond	Moran	Richter	Whitney
Chambers	Hanford	Moreland	Rogers	Williams
Conkling, H	Harvey	Morgan	Ruehl	Wolf
Conkling, J B	Hewitt	Mortimer	Seovill	Wood
Coon	Hooker	Mullaney	Sheldon	Yale
Cox	Hubbs	Neville	Simpson	Zettler
Dale				

Those who voted in the negative, were:

Abrams	Cowan	Hackett	McManus	Rosenstein
Allston	Curry	Hayden	Metcalfe	Shanahan
Bostwick	Doughty	Hinson	Palmer	Sherry
Burnett	Ellis	Kehoe	Pearsall	Smith, G H
Clark	Farrell	Litthauer	Phillips	Stevens
Cooke, W V	Ferre	Mathews	Prince	Wainwright
Coutant	Fowler	McCarthy, E J		

Mr. Clark — Mr. Speaker, I rise to a question of personal privilege. I regret to do this exceedingly. This bill was not passed by the roll call. It was passed on the call of absentees — and lobbying went on on this call of absentees —

Mr. Speaker — The Chair would ask the gentleman to make his charges good. We have had enough charges here that have not been substantiated. The Chair asks the gentleman from New York to make his statement —

Mr. Clark — I will say this, Mr. Speaker, much as I regret to do it, and without any personal feeling against the gentleman,

who is one of my friends here — Mr. Graeff asked members to vote for this bill while the call of absentees was going on —

Mr. Speaker — The Chair recognizes the gentleman from Essex.

Mr. Graeff — I rise to a question of personal privilege. Mr. Speaker, it has been the custom here in the House that members ask other members, without any influence, giving reasons — I don't know any reason why one member should not ask another member to vote for a bill if he gives a reason. If the gentleman accuses me of doing any other — using any other means, I desire to know —

Mr. Speaker — The Chair asked the gentleman from New York, Mr. Clark, to make his statement good upon the floor —

Mr. Clark — The gentleman has not denied that he asked for votes during the call of absentees.

Mr. J. T. Smith — I would say that when the bill was on the roll call here the gentleman came here and asked me to vote for it — as he passed through — asked me to vote for the bill, Mr. Graeff —

Mr. Clark — That is all I said — I make that simple statement which is made by the gentleman from Dutchess —

Mr. Dale — Mr. Speaker —

Mr. Speaker — The gentleman from Kings.

Mr. Dale — This is an opportunity that I have been waiting for, for the last two weeks — and I am very much surprised —

Mr. Speaker — The Chair recognizes the gentleman from Kings, Mr. Dale.

Mr. Dale — I am very much surprised to think that a member of this body and a representative of a constituency of the kind that is represented by Mr. Clark should have so little respect for the honesty and integrity of any member of this House to make a charge in the manner in which he has. And I am frank to say that when Mr. Clark grows older, if it be not in legislative experience — which I am very much afraid it will not be — but when he grows older and his mind becomes broader he will have more respect for the honesty and integrity of his fellow men than what he has in the past and particularly for that period

that I have had his acquaintance. I desire to say, Mr. Speaker and gentlemen of this House, that it is an outrageous charge that has been made here by Mr. Clark, and the lame manner in which he has explained himself here to-day is one of such a character that the commendation that should be heaped upon his shoulders would press him so close to the ground of degradation, in attempting to injure his fellowmen, that so far as public life is concerned that forever hereafter by a vote of the people of the district which he represents a majority so large should be cast up against him that a certificate of election should never be granted to him giving him the power to sit among a body of men of honesty and integrity, men who represent constituencies, men whom the constituencies that they represent have the highest regard for their honesty and integrity. And I therefore says that the blush of shame that has been cast upon the members of this body by a member of it by the name of Mr. Clark has been so cast aside here to-day that the only manner in which he can show that he has a spark of manhood in him is to arise in his seat and make a general apology to every member of this body.

Mr. Clark — Mr. Speaker —

Mr. Speaker — The gentleman from New York.

Mr. Clark — I have made no charge of corruption. I have simply said that while the call of absentees was going on the members were asked to vote for this measure.

Mr. Graeff — It is a custom — Will the gentleman yield — I would like to ask the gentleman from New York if he never asked gentlemen upon this floor to vote for bills —

Mr. Clark — Not during a call of absentees — never during a call of absentees —

Mr. McManus — The gentleman has asked me to vote for a bill during a call —

Mr. Clark — Mr. Speaker —

Mr. Speaker — Mr. Clark has the floor.

Mr. Clark — I simply want to say this: only as to the bill — This is simply a protest, sir, against a system which goes on here all the time — this is part of a general system. The call

for absentees should be a part of the vote and should receive no more attention than the other vote, and a man has no more right to ask for votes during a call of absentees than he has to go around while roll is being called and ask for votes — and members do it constantly. I have made no charge of corruption. I know that Mr. Graeff is absolutely above reproach so far as that goes — but, sir, it is part of a system which passes bills, and which is not right! And so far as being a man — taking the stand that I have taken, I stick by it! And I say that I am right, and I think I will be upheld by the public, in saying that such a thing should not go on here on the floor!

Mr. Graeff — I would like, in reply to the gentleman from New York, to say that if I asked one member to vote for my Senator's bill as I did, as has been the custom here, and I asked him, giving reasons — the gentleman was on my heels — and overheard by another gentleman — did not say "Do not vote for this bill as it is a bad bill" —

Mr. Graeff (continuing) — I want to say here — Now, the gentleman has made a charge against me, serious I think, and lets the thing out by saying that he thinks I am reputable and honest — but he has made serious charges before; he has stated to the press various things — This will go out in the press that I am a lobbyist. (Laughter.) I do not propose to be placed in that category!

Mr. Graeff (continuing) — I think the gentleman should withdraw that remark saying that I was going as a lobbyist — lobbying on the bill — in fairness to me — when he says it is part of the system —

Mr. Clark — Mr. Speaker —

Mr. Speaker — The gentleman from Essex has the floor — one at a time, gentlemen. This is a good time for house-cleaning, and the Chair will give everybody an opportunity who desires to talk!

Mr. Graeff — I repeat, Mr. Speaker, if the gentleman says he is a friend of mine he will withdraw that statement, that I was lobbying — that is an obnoxious word, and I wish him to withdraw it!

Mr. Clark — I didn't use the word "lobbying" —

Mr. Rogers — Yes —

Mr. Clark — I didn't use it — "lobbying?"

Mr. Rogers — Yes, you did —

Mr. Clark — Mr. Speaker —

Mr. Graeff (continuing) — I hope, Mr. Speaker — I ask him, as a gentleman, to withdraw that obnoxious word —

Mr. Clark — Mr. Speaker, if —

Mr. Speaker — The gentleman from New York is recognized.

Mr. Clark — If I used the obnoxious word "lobby," I did not use it in the sense which the newspapers give it currency, when applied to the legislature — as applied to Mr. Graeff — I simply say this, and I reiterate my statement, that support for this measure was asked for during the call of the absentees — that is not the sort of lobbying — and it is not in the sense to the gentleman, Mr. Graeff — I might say, I could not accuse Mr. Graeff — call him corrupt, or anything of the sort — you understand what I mean — I simply say, in the interests of fairness and decency that sort of thing should not go on on this floor in this House, and that a bill which is defeated should be passed by a personal appeal to the members of the House on the call of the absentees.

Mr. Speaker — Does the gentleman desire to move that hereafter no one be allowed to ask for a vote on his bill — and he will get the sentiment of the House on that proposition.

Mr. Clark — I make the motion. I make that motion that hereafter, in accordance with parliamentary procedure, gentlemen be not permitted to ask for support.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Clark, and it was determined in the negative.

Mr. Davis — Mr. Speaker, I wish to say that this bill, which has just been voted upon, was my bill. It was introduced here in the Assembly the same night that Mr. Prime introduced his bill in the Senate. Mr. Prime introduced it at my request and he never saw it until it was handed to him. It affects a condition of affairs in my district and I would say that I asked as many people as I could reach on this floor to vote for it because it

was my bill and because it was entirely harmless and only affects the villages, not the cities, as some people thought at first. Now, if Mr. Graeff did anything that was wrong in asking the members to vote for his Senators bill, I wish to be placed in the same category. And in the meantime I will say, any other time that I have any other bill here that I am interested in and can reach any of my friends on this floor I propose to ask the members to vote for the bill.

Mr. Speaker — The gentleman has the permission of the House so to do.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 421) entitled "An act to amend sections 1804 and 1810 of the Code of Civil Procedure, relating to the dissolution and liquidation of corporations." (Rec. No. 181.)

Said bill having been announced for a second reading,

On motion of Mr. Scovill, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 748, Assembly reprint No. 2018) entitled "An act to amend an act, entitled 'An act to provide for the acquiring of a site and the erection and furnishing of a new court house in the city of Utica for the use of the county of Oneida, and to provide means to defray the expenses thereof and to sell the present court house and site and the county clerk's office and site situate in Utica.'" (Rec. No. 235.)

On motion of Mr. Brill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	Metcalfe	Rosenstein
Allen	Curry	Hayden	Miller	Ruehl
Allston	Daly	Hewitt	Monroe	Scovill
Apgar	Davis, L L	Hinson	Moran	Sheldon
Bostwick	Davis, M	Hoadley	Moreland	Sherry
Bourke	Denison	Hooker	Morgan	Simpson
Bradley	Dickinson	Hornidge	Mortimer	Sloane
Brill	Dolan	Hubbs	Mullaney	Smith, A P
Bullwinkel	Doll	Hughes	Nichols	Smith, C W
Burke	Doughty	Keegan	Nye	Smith, G H
Burns	Dowling	Kehoe	Orr	Smith, J T
Butler	Doyle	Knapp	Oттerson	Stevens
Byrne	Duer	Landon	Oxford	Sullivan
Cadin	Ellis	Leggett	Palmer	Thorn
Candee	Evans	Litthauer	Patchin	Traub
Chambers	Farrell	Mathews	Pearsall	Ulmann
Clark	Ferre	McCarthy, E J	Phillips	Wainwright
Cohn	Finch	McCormack	Platt	Wemple
Conkling, J B	Fitzpatrick	McCullough	Prince	Whitney
Cook, E	Fowler	McInerney	Reeve	Williams
Coon	Graeff	McKeown	Remsen	Wolf
Costello	Grattan	McManus	Reynolds	Wood
Coutant	Hackett	McNair	Robinson	Yale
Cowan	Hammond	Merritt	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 1079) entitled "An act to amend the Labor Law, relative to the employment of women and children in mercantile and other establishments." (Rec. No. 323.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Monroe	Shanahan
Agnew	Davis, L L	Hoadley	Moran	Sheldon
Allston	Davis, M	Hoffman	Morgan	Sherry
Apgar	Dickinson	Hooker	Mortimer	Sloane
Bedell	Dolan	Hornidge	Mullaney	Smith, A P
Bourke	Dooling	Hughes	Nichols	Smith, G H
Bradley	Doughty	Kearney	Nye	Smith, J T
Brill	Dowling	Kehoe	Orr	Stevens
Bullwinkel	Doyle	Knapp	Oxford	Sullivan
Burke	Duer	Landon	Pallace	Sulzburger
Burns	Dwyer	Leggett	Patchin	Traub
Byrne	Ellis	Litthauer	Patton	Treat
Cadin	Everett	Lynch	Pearsall	Ulmann
Candee	Farrell	McCarthy, E J	Phillips	Wainwright
Chambers	Ferre	McCarthy, J J	Platt	Weber
Cohn	Finegan	McCormack	Prince	Wemple
Conkling, H	Fitzpatrick	McCullough	Reeve	Whitney
Cook, E	Graeff	McInerney	Remsen	Williams
Cooke, W V	Grattan	McManus	Reynolds	Wolf
Coon	Hammond	McNair	Richter	Wood
Coutant	Hanford	Mead	Robinson	Yale
Cox	Hayden	Merritt	Rosenstein	Zettler
Curry	Hewitt	Metcalfe	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 418) entitled "An act to amend chapter 488 of the Laws of 1900, entitled 'An act to authorize the city of Yonkers to equip and maintain additional fire houses and issue bonds therefor,' as amended by chapter 33 of the Laws of 1902, in relation to the amount of bonds to be issued therefor." (Rec. No. 110.)

On motion of Mr. Sloane, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Moran	Scovill
Agnew	Dale	Hewitt	Moreland	Shanahan
Allston	Daly	Hinson	Morgan	Scovill
Apgar	Davis, M	Hoffman	Mortimer	Shanahan
Bedell	Denison	Hooker	Mullaney	Sheldon
Bourke	Dickinson	Hornidge	Neville	Simpson
Bradley	Dolan	Hubbs	Nichols	Sloane
Brill	Doll	Hughes	Nye	Smith, A P
Bullwinkel	Dooling	Kearney	Orr	Smith, C W
Burke	Dowling	Kehoe	Outterson	Smith, J T
Burnett	Doyle	Knapp	Oxford	Stevens
Burns	Duer	Landon	Pallace	Stiles
Butler	Dwyer	Leggett	Palmer	Sullivan
Byrne	Ellis	Lewis	Patchin	Sulzburger
Cadin	Evans	Lynch	Patton	Thorn
Candee	Everett	Mathews	Pearsall	Treat
Chambers	Ferre	McCarthy, E J	Phillips	Ulmann
Clark	Finch	McCarthy, J J	Platt	Wainwright
Cohn	Finegan	McCormack	Prince	Weber
Conkling, J B	Fitzpatrick	McInerney	Reeve	Wemple
Cook, E	Graeff	McKeown	Remsen	Williams
Cooke, W V	Grattan	McManus	Reynolds	Wolf
Coon	Hackett	McNair	Richter	Wood
Costello	Hammond	Merritt	Robinson	Yale
Coutant	Hanford	Metcalfe	Rosenstein	Zettler
Cox	Harvey	Miller	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 608) entitled "An act to enable the city of Yonkers to pay to the police pension fund for the police force of the city of Yonkers a certain per centum of the excise moneys received by said city of Yonkers, and to issue bonds for the payment of the same." (Rec. No. 272.)

On motion of Mr. Sloane, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Miller	Scovill
Agnew	Curry	Hewitt	Moran	Shanahan
Allen	Dale	Hoadley	Morgan	Sheldon
Allston	Daly	Hoffman	Mortimer	Simpson
Apgar	Davis, L L	Hornidge	Neville	Sloane
Bostwick	Denison	Hubbs	Nye	Smith, C W
Bourke	Dickinson	Hughes	Orr	Smith, G H
Bradley	Doll	Keegan	Oxford	Stevens
Bridgeman	Dooling	Kehoe	Pallace	Stiles
Brill	Doughty	Knapp	Patchin	Sulzburger
Bullwinkel	Dowling	Landon	Patton	Thorn
Burke	Doyle	Leggett	Phillips	Traub
Burnett	Dwyer	Lewis	Plank	Ulmann
Burns	Evans	Litthauer	Platt	Wainwright
Byrne	Everett	Mathews	Prince	Weber
Candee	Farrell	McCarthy, J J	Reeve	Whitney
Chambers	Ferre	McCarthy, J J	Remsen	Williams
Clark	Finegan	McCormack	Reynolds	Wolf
Conkling, H	Fitzpatrick	McCullough	Richter	Wood
Conkling, J B	Fowler	McInerney	Robinson	Yale
Cooke, W V	Graeff	McManus	Rogers	Zettler
Coon	Hackett	Mead	Rosenstein	
Coutant	Hanford	Metcalfe	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 590) entitled "An act to amend subdivision 3 of section 438 of the Code of Civil Procedure, relating to cases in which service of summons by publication, etc., may be ordered." (Rec. No. 135.)

Said bill having been announced for a second reading,

On motion of Mr. Palmer, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 930) entitled "An act to amend the Public Health Law relative to the practice of nursing." (Rec. No. 316.)

Said bill having been announced for a second reading,

On motion of Mr. M. Davis, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1057) entitled "An act to amend the County Law, relative to the salaries of the assistant district attorneys of the county of Monroe." (Rec. No. 317.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105

NOES 00

Those who voted in the affirmative, were:

Agnew	Cox	Harvey	Merritt	Ruehl
Allen	Curry	Hewitt	Metcalfe	Scovill
Allston	Dale	Hinson	Miller	Shanahan
Apgar	Daly	Hoffman	Monroe	Sheldon
Bedell	Davis, M	Hooker	Moran	Sherry
Bourke	Denison	Hornidge	Morgan	Sloane
Bradley	Dolan	Hughes	Mortimer	Smith, A P
Brill	Dooling	Keegan	Neville	Smith, G H
Bullwinkel	Doughty	Kehoe	Nye	Smith, J T
Burnett	Dowling	Knapp	Outterson	Stiles
Burns	Doyle	Landon	Pallace	Sulzbarger
Butler	Duer	Leggett	Patchin	Thorn
Cadin	Dwyer	Lewis	Patton	Treat
Chambers	Evans	Litthauer	Phillips	Ulmann
Clark	Everett	Mathews	Plank	Wainwright
Cohn	Ferre	McCarthy, E J	Platt	Wemple
Conkling, J B	Finegan	McCarthy, J J	Reeve	Whitney
Cooke, W V	Fitzpatrick	McCullough	Remsen	Williams
Coon	Graeff	McInerney	Richter	Wolf
Costello	Hackett	McManus	Robinson	Yale
Cowan	Hammond	McNair	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 718) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the city of Auburn against the State, for a local improvement

consisting of the laying, and paying for the construction of, a sidewalk in front of lands in said city upon which is located the State prison, and to render judgment therefor.” (Rec. No. 238.)

On motion of Mr. Treat, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hughes	Moreland	Ruehl
Agnew	Dickinson	Kearney	Morgan	Shanahan
Allston	Doll	Keegan	Mortimer	Sheldon
Bedell	Dooling	Kehoe	Mullaney	Sherry
Bostwick	Doughty	Landon	Neville	Simpson
Bradley	Doyle	Leggett	Nye	Smith, A P
Brill	Dwyer	Litthauer	Orr	Smith, C W
Bullwinkel	Evans	Lynch	Oxford	Smith, G H
Burke	Farrell	Mathews	Pallace	Stevens
Burns	Finch	McCarthy, E J	Palmer	Sullivan
Byrne	Fitzpatrick	McCarthy, J J	Patton	Sulzbarger
Candee	Fowler	McCormack	Pearsall	Thorn
Clark	Grattan	McCullough	Phillips	Treat
Conkling, H	Hackett	McInerney	Plank	Ulmann
Cooke, W V	Hammond	McKeown	Platt	Wainwright
Costello	Harvey	McManus	Prince	Weber
Cowan	Hayden	Mead	Remsen	Whitney
Cox	Hinson	Merritt	Reynolds	Wolf
Curry	Hoffman	Metcalfe	Richter	Yale
Daly	Hooker	Miller	Robinson	Zettler
Davis, L L	Hornidge	Monroe	Rosenstein	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1114) entitled “An act to amend chapter 240 of the Laws of 1898, entitled ‘An act to authorize the city of Buffalo to use land acquired pursuant to chapter 547 of the Laws of 1864, entitled “An act to authorize the common

council of the city of Buffalo to lay out a public ground for the purpose of maintaining and protecting a sea-wall or breakwater along the shore or margin of Lake Erie," for a public street or highway,' and to empower said city to make agreements as to the title to said public ground known as the sea-wall strip and to the land adjacent thereto or connected therewith, and as to its use, also to authorize eminent domain proceedings to perfect title thereto and to extend the street or highway known as the Hamburg turnpike, pursuant to the provisions of the charter of said city." (Rec. No. 343.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Monroe	Sherry
Agnew	Daly	Hinson	Moran	Simpson
Allston	Davis, M	Hoadley	Moreland	Sloane
Bedell	Dickinson	Hoffman	Morgan	Smith, A P
Bourke	Doll	Hooker	Mullaney	Smith, C W
Bridgeman	Dooling	Hubbs	Neville	Smith, G H
Brill	Doughty	Hughes	Nye	Smith, J T
Burke	Doyle	Kearney	Orr	Stiles
Burnett	Duer	Kehoe	Outtersen	Sullivan
Burns	Ellis	Knapp	Oxford	Sulzbürger
Butler	Evans	Landon	Palmer	Thorn
Cadin	Everett	Leggett	Patchin	Traub
Candee	Ferre	Lewis	Pearsall	Treat
Clark	Finch	Lynch	Phillips	Ulmann
Cohn	Finegan	Mathews	Platt	Wainwright
Conkling, H	Fitzpatrick	McCajthy, E J	Prince	Weber
Conkling, J B	Fowler	McCarthy, J J	Reinsen	Wemple
Cook, E	Graeff	McCormack	Reynolds	Whitney
Cooke, W V	Grattan	McInerney	Robinson	Williams
Coon	Hackett	McKeown	Rogers	Wolf
Costello	Hammond	Mead	Ruehl	Wood
Coutant	Harvey	Merritt	Shanahan	Yale
Cowan	Hayden	Miller	Sheldon	Zettler
Curry				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1008) entitled "An act to amend the Greater New York charter, relative to setting apart piers for recreation." (Rec. No. 344.)

On motion of Mr. Hornidge, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoadley	Merritt	Rosenstein
Allen	Davis, L L	Hooker	Miller	Scovill
Allston	Denison	Hornidge	Moran	Sheldon
Bedell	Dolan	Hughes	Moreland	Simpson
Bostwick	Doll	Kearney	Mortimer	Smith, A P
Bradley	Doughty	Keegan	Neville	Smith, C W
Bridgeman	Doyle	Kehoe	Nichols	Smith, J T
Bullwinkel	Duer	Knapp	Nye	Stiles
Burnett	Ellis	Landon	Outterson	Sulzburger
Burns	Evans	Leggett	Pallace	Thorn
Byrne	Farrell	Lewis	Palmer	Traub
Cadin	Ferre	Litthauer	Patton	Ulmann
Chambers	Finegan	Lynch	Pearsall	Wainwright
Cohn	Fowler	Mathews	Phillips	Weber
Conkling, H	Graeff	McCarthy, E J	Platt	Whitney
Conkling, J B	Hackett	McCarthy, J J	Reeve	Williams
Cooke, W V	Hanford	McCullough	Reynolds	Wood
Costello	Harvey	McInerney	Robinson	Yale
Cowan	Hayden	McManus	Rogers	Zettler
Curry	Hinson	McNair		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1085) entitled "An act to confirm two certain con-

veyances of real property by the village of Corning to Franklin N. Drake, Amory Houghton, Jr., and Austin Lathrop and a certain other conveyance of real property by Franklin N. Drake, Amory Houghton, Jr., and Austin Lathrop to the Corning Stove Company, a domestic corporation." (Rec. No. 329.)

On motion of Mr. Platt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	Mead	Rosenstein
Agnew	Coutant	Hewitt	Merritt	Scovill
Allston	Cox	Hinson	Miller	Sherry
Apgar	Curry	Hoffman	Monroe	Simpson
Bostwick	Dale	Hooker	Moreland	Sloane
Bourke	Davis, L L	Hornidge	Morgan	Smith, G H
Bradley	Davis, M	Hubbs	Mortimer	Smith, J T
Brill	Denison	Hughes	Neville	Stiles
Bullwinkel	Dolan	Kearney	Nye	Sulzburger
Burke	Doll	Keegan	Orr	Thorn
Burnett	Doughty	Kehoe	Oxford	Traub
Burns	Doyle	Knapp	Pallace	Treat
Byrne	Duer	Landon	Patchin	Ulmann
Cadin	Ellis	Leggett	Patton	Wainwright
Candee	Everett	Lewis	Phillips	Weber
Chambers	Farrell	Litthauer	Plank	Wemple
Clark	Ferre	Mathews	Platt	Whitney
Cohn	Finegan	McCarthy, E J	Prince	Williams
Conkling, H	Fitzpatrick	McCarthy, J J	Remsen	Wolf
Conkling, J B	Graeff	McCullough	Richter	Yale
Cook, E	Grattan	McInerney	Rogers	Zettler
Cooke, W V	Hammond	McNair		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1000) "An act to amend the Public Health Law, in rela-

tion to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis." (Rec. No. 321.)

Said bill having been announced for a second reading,

On motion of Mr. Bedell, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 594) entitled "An act to amend the Code of Civil Procedure, in relation to attorneys of other States acting as associate counsel in this State." (Rec. No. 269.)

Said bill having been announced for a third reading,

On motion of Mr. Dowling, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 771) entitled "An act for the relief of A. Emerson Palmer, of the city of New York." (Rec. No. 302.)

On motion of Mr. Morgan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Conkling, J B	Fowler	Lynch	Oxford
Agnew	Cook, E	Ferre	Mathews	Palmer
Allen	Cooke, W V	Finch	McCarthy, E J	Pearsall
Allston	Costello	Fitzpatrick	McCarthy, J J	Plank
Apgar	Coutant	Fowler	McCormack	Prince
Bedell	Cowan	Graeff	McCullough	Robinson
Bostwick	Cox	Hackett	McInerney	Rogers
Bourke	Curry	Hammond	McKeown	Scovill
Bradley	Daly	Hanford	McManus	Sheldon
Bridgeman	Davis, M	Harvey	McNair	Simpson
Brill	Denison	Hayden	Mead	Smith, A P
Bullwinkel	Dickinson	Hewitt	Metcalfe	Smith, G H

Burke	Dolan	Hoadley	Miller	Stevens
Burnett	Doll	Hoffman	Monroe	Sulzbarger
Burns	Dooling	Hooker	Moran	Thorn
Butler	Doughty	Hubbs	Moreland	Treat
Byrne	Dowling	Hughes	Morgan	Ulmann
Candee	Doyle	Knapp	Mortimer	Weber
Chambers	Duer	Landon	Neville	Whitney
Clark	Dwyer	Leggett	Nichols	Wood
Cohn	Ellis	Lewis	Orr	Zettler
Conkling, H	Everett	Litthauer	Outterson	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 912) entitled "An act permitting membership in a fire department of persons who have been convicted of felony, etc." (Rec. No. 276.)

On motion of Mr. Grattan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McManus	Rogers
Agnew	Cox	Hanford	McNair	Ruehl
Allston	Curry	Harvey	Mead	Scovill
Bedell	Dale	Hayden	Metcalfe	Sheldon
Bostwick	Daly	Hinson	Miller	Simpson
Bourke	Davis, L L	Hoadley	Monroe	Sloane
Bradley	Davis, M	Hoffman	Moreland	Smith, C W
Bridgeman	Denison	Hooker	Morgan	Smith, J T
Brill	Dickinson	Hornidge	Mullaney	Stevens
Burke	Dolan	Hughes	Nichols	Stiles
Burnett	Dooling	Kearney	Nye	Sulzbarger
Burns	Doughty	Keegan	Outterson	Thorn
Butler	Dowling	Kehoe	Pallace	Traub
Cadin	Duer	Landon	Palmer	Ulmann
Candee	Dwyer	Leggett	Patchin	Wainwright
Chambers	Ellis	Litthauer	Pearsall	Weber
Clark	Evans	Lynch	Phillips	Wemple
Cohn	Farrell	McCarthy, E J	Platt	Williams

Conkling, J B	Ferre	McCarthy, J J	Reeve	Wolf
Cook, E	Finch	McCormack	Remsen	Wood
Coon	Fitzpatrick	McCullough	Richter	Yale
Costello	Fowler	McInerney	Robinson	Zettler
Coutant	Grattan	McKeown		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 228) entitled "An act to amend the Insurance Law relating to associations of underwriters known as Lloyds." (Rec. No. 292.)

Said bill having been announced for a second reading,

On motion of Mr. Dowling, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1011) entitled "An act to amend chapter 24 of the Laws of 1903, relating to an appropriation for the repair of certain buildings belonging to the quarantine establishment on Hoffman's island." (Rec. No. 312.)

On motion of Mr. Burnett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McManus	Rosenstein
Agnew	Cox	Hanford	Mead	Ruehl
Allen	Curry	Harvey	Merritt	Scovill
Apgar	Dale	Hayden	Metcalfe	Sheldon
Bedell	Davis, L L	Hewitt	Monroe	Simpson
Bourke	Davis, M	Hoadley	Moran	Smith, A P
Bradley	Dickinson	Hoffman	Moreland	Smith, C W

Bridgeman	Dolan	Hooker	Mortimer	Smith, J T
Bullwinkel	Doll	Hubbs	Mullaney	Stevens
Burke	Dooling	Hughes	Neville	Sullivan
Burnett	Dowling	Kearney	Nye	Thorn
Burns	Doyle	Keegan	Outtersen	Traub
Byrne	Duer	Kehoe	Pallace	Treat
Cadin	Dwyer	Landon	Palmer	Ulmann
Candee	Ellis	Leggett	Patton	Wainwright
Chambers	Evans	Litthauer	Pearsall	Weber
Clark	Farrell	Lynch	Plank	Wemple
Cohn	Ferre	Mathews	Platt	Williams
Conkling, H	Finegan	McCarthy, E J	Reeve	Wolf
Conkling, J B	Fitzpatrick	McCarthy, J J	Remsen	Wood
Cooke, W V	Graeff	McCullough	Richter	Yale
Coon	Grattan	McKeown	Robinson	Zettler
Costello				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 2025) entitled "An act empowering the board of water commissioners of the village of Peekskill to issue additional bonds for the purpose of extending the water mains of said village." (Int. No. 1405.)

On motion of Mr. Apgar, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McKeown	Reeve
Allen	Cox	Hammond	McManus	Remsen
Allston	Curry	Hanford	McNair	Reynolds
Bedell	Dale	Harvey	Merritt	Robinson
Bostwick	Daly	Hayden	Metcalfe	Rogers
Bourke	Davis, M	Hinson	Miller	Ruehl
Bradley	Denison	Hoadley	Moran	Shanahan
Bridgeman	Dickinson	Hoffman	Moreland	Sherry
Brill	Dolan	Hooker	Morgan	Simpson
Burke	Doll	Hubbs	Mullaney	Smith, A P

Burnett	Dooling	Hughes	Neville	Smith, G H
Burns	Doughty	Kearney	Nichols	Stevens
Butler	Doyle	Keegan	Nye	Sullivan
Byrne	Duer	Kehoe	Orr	Sulzbürger
Cadin	Dwyer	Knapp	Oxford	Traub
Candee	Evans	Landon	Pallace	Treat
Chambers	Everett	Leggett	Palmer	Weber
Clark	Farrell	Litthauer	Patton	Wemple
Cohn	Finch	Lynch	Pearsall	Whitney
Conkling, H	Finegan	Mathews	Phillips	Wolf
Cook, E	Fitzpatrick	McCarthy, J J	Plank	Wood
Cooke, W V	Fowler	McCormack	Platt	Yale
Costello	Grattan	McInerney	Prince	Zettler
Coutant				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2017) entitled "An act to amend the Forest, Fish and Game Law, in relation to licenses for nets in Lake Erie in Chautauqua county." (Int. No. 1402.)

On motion of Mr. Fowler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Harvey	Metcalfe	Rogers
Agnew	Cowan	Hewitt	Miller	Ruehl
Allen	Curry	Hoadley	Monroe	Scovill
Apgar	Dale	Hooker	Moreland	Sheldon
Bedell	Daly	Hubbs	Morgan	Sherry
Bostwick	Davis, M	Hughes	Mullaney	Simpson
Bourke	Denison	Keegan	Neville	Sloane
Bridgeman	Dolan	Kehoe	Nichols	Smith, C W
Brill	Dooling	Knapp	Orr	Smith, J T
Bullwinkel	Dowling	Landon	Outterson	Stevens
Burke	Duer	Leggett	Pallace	Sullivan
Burns	Ellis	Lewis	Palmer	Sulzbürger
Butler	Everett	Litthauer	Patton	Traub
Byrne	Farrell	Mathews	Pearsall	Ulmann
Cadin	Finch	McCarthy, E J	Plank	Weber
Chambers	Finegan	McCormack	Platt	Wemple

Clark	Fowler	McInerney	Reeve	Whitney
Conkling, H	Grattan	McManus	Remsen	Wolf
Conkling, J B	Hackett	McNair	Richter	Wood
Cook, E	Hanford	Merritt	Robinson	Zettler
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2028) entitled "An act to reappropriate money for the repair, improvement and enlargement of the State armory in the city of Troy, Rensselaer county, as provided for by chapter 689 of the Laws of 1901." (Int. No. 1408.)

Said bill having been announced for a third reading,

On motion of Mr. Chambers, said bill was laid aside, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the Senate bill (No. 734, Assembly reprint No. 1891) entitled "An act to amend the Partnership Law." (Rec. No. 168.)

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Metcalfe	Sheldon
Agnew	Daly	Hoadley	Miller	Sherry
Allen	Davis, L L	Hoffman	Moran	Simpson
Apgar	Denison	Hornidge	Moreland	Sloane
Bostwick	Dickinson	Hubbs	Mortimer	Smit ^h P
Bourke	Dooling	Hughes	Mullaney	S n C W
Bradley	Doughty	Kearney	Neville	S mi th, G
Bridgeman	Dowling	Kehoe	Nye	Stevens
Brill	Doyle	Knapp	Orr	Stiles
Bullwinkel	Duer	Landon	Oxford	Sullivan
Burnett	Dwyer	Leggett	Pallace	Sulzburger
Butler	Ellis	Lewis	Palmer	Thorn
Byrne	Everett	Litthauer	Patton	Traub

Cadin	Farrell	Lynch	Pearsall	Treat
Candee	Ferre	Mathews	Phillips	Ulmann
Chambers	Finch	McCarthy, E J	Plank	Wainwright
Clark	Finegan	McCormack	Prince	Wemple
Cohn	Fowler	McCullough	Remsen	Whitney
Conkling, H	Grattan	McInerney	Reynolds	Williams
Conkling, J B	Hackett	McKeown	Robinson	Wolf
Cooke, W V	Hanford	McManus	Rosenstein	Yale
Costello	Harvey	Mead	Ruehl	Zettler
Cowan	Hayden	Merritt	Scovill	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 560) entitled "An act to amend the Highway Law, relative to the construction, maintenance and repairs of certain bridges." (Rec. No. 139.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Miller	Scovill
Agnew	Dale	Hoadley	Moran	Sheldon
Apgar	Davis, L L	Hoffman	Moreland	Sherry
Bedell	Davis, M	Hooker	Morgan	Simpson
Bourke	Denison	Hubbs	Mortimer	Sloane
Bradley	Dolan	Hughes	Neville	Smith, A P
Bridgeman	Doll	Keegan	Nichols	Smith, C W
Brill	Doughty	Kehoe	Orr	Smith, J T
Bullwinkel	Dowling	Knapp	Outtersen	Stevens
Burke	Doyle	Landon	Oxford	Stiles
Burnett	Dwyer	Leggett	Pallace	Sulzbarger
Butler	Ellis	Lewis	Palmer	Thorn
Byrne	Everett	Litthauer	Patton	Treat
Cadin	Ferre	Mathews	Pearsall	Ulmann
Chambers	Finegan	McCarthy, E J	Phillips	Wainwright
Clark	Fowler	McCormack	Plank	Weber
Conkling, H	Graeff	McCullough	Platt	Whitney
Conkling, J B	Grattan	McInerney	Reeve	Williams

Cook, E	Hammond	McKeown	Reynolds	Wolf
Coon	Hanford	McManus	Richter	Wood
Costello	Harvey	McNair	Robinson	Yale
Coutant	Hayden	Mead	Rogers	Zettler
Cowan	Hewitt	Merritt	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1051) entitled "An act to amend certain sections of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' relating to various subjects." (Rec. No. 308.)

On motion of Mr. Allston, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Morgan	Sherry
Agnew	Daly	Hoffman	Mortimer	Simpson
Allen	Davis, M	Hornidge	Mullaney	Sloane
Apgar	Dickinson	Hubbs	Neville	Smith, A P
Bedell	Dolan	Kearney	Nye	Smith, C W
Bourke	Doll	Keegan	Orr	Smith, G H
Bradley	Dooling	Kehoe	Outterson	Smith, J T
Brill	Doughty	Landon	Oxford	Stevens
Bullwinkel	Doyle	Leggett	Pallace	Stiles
Burnett	Duer	Lewis	Patchin	Sulzburger
Burns	Dwyer	Lynch	Patton	Thorn
Byrne	Evans	McCarthy, E J	Pearsall	Traub
Cadin	Everett	McCarthy, J J	Plank	Treat
Candee	Ferre	McCormack	Prince	Ulmann
Chambers	Finch	McInerney	Reeve	Wainwright
Clark	Fowler	McKeown	Remsen	Weber
Conkling, H	Grattan	McManus	Richter	Whitney
Conkling, J B	Hackett	Mead	Robinson	Williams
Cooke, W V	Hammond	Merritt	Rogers	Wolf
Costello	Harvey	Metcalfe	Rosenstein	Yale
Coutant	Hewitt	Monroe	Scovill	Zettler
Cox	Hinson	Moran	Shanahan	

Mr. Palmer moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hoadley	Moreland	Shanahan
Allen	Dickinson	Hoffman	Morgan	Sheldon
Allston	Dolan	Hooker	Mortimer	Sherry
Apgar	Doll	Hornidge	Mullaney	Simpson
Bostwick	Doughty	Hubbs	Neville	Sloane
Bourke	Doyle	Hughes	Nichols	Smith, C W
Bradley	Duer	Keegan	Orr	Smith, G H
Brill	Dwyer	Kehoe	Outterson	Smith, J T
Bullwinkel	Ellis	Landon	Oxford	Stiles
Burke	Evans	Leggett	Pallace	Sullivan
Burns	Everett	Lewis	Palmer	Sulzbürger
Byrne	Farrell	Litthauer	Patchin	Thorn
Candee	Ferre	Lynch	Patton	Treat
Clark	Finch	McCarthy, E J	Pearsall	Ulmann
Cohn	Finegan	McCormack	Plank	Wainwright
Conkling, J B	Fitzpatrick	McCullough	Platt	Weber
Cooke, W V	Fowler	McInerney	Prince	Wemple
Coon	Graeff	McKeown	Reeve	Whitney
Coutant	Grattan	McManus	Remsen	Williams
Cowan	Hackett	Mead	Reynolds	Wolf
Curry	Hammond	Merritt	Richter	Wood
Dale	Hanford	Metcalfe	Rogers	Yale
Daly	Hayden	Monroe	Rosenstein	Zettler
Davis, L L	Hewitt	Moran	Ruehl	

Said bill having been announced for a third reading,

On motion of Mr. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 2048) entitled "An act to amend chapter 338 of the Laws of 1892, entitled 'An act to authorize the East River Gas Company of Long Island City to supply gas and electricity in the city of New York.'" (Int. No. 95.)

Said bill having been announced for a second reading,

Mr. Bostwick — I move that the bill be recommitted to the committee.

Mr. Remsen — Oh, I object to that, Mr. Speaker; the bill has been —

Mr. Speaker — The gentleman from Kings —

Mr. Remsen — It has been on the calendar several times, been discussed — I want to hear what the objections are to the bill. I don't hear any valid objections to the bill from anybody. This bill was first entitled to allow the East River Gas Company to lay their mains in certain sections of New York city. It was objected to by the people in the borough of the Bronx and other sections of New York, and an amendment was offered, which confined their operations to Long Island City alone. It allows this company to compete with other companies so that one company does not have a monopoly of supplying gas to the consumers of gas in Long Island. If they want to get better gas and purer gas they have got to have some competition. If they have to have a monopoly they will never improve the quality of the gas or the price of the gas, and for that reason I have introduced this bill. Mr. Speaker, it looks to me too suspicious that to know why members of the city are objecting — there has been a great many rumors around here about boodles and so on, and it looks as though they thought possibly there may be some boodle in it and they want to be taken in, and that is the reason they are objecting to it — I can see no objection from anybody —

Mr. Clark — Mr. Speaker, I rise to a question of personal privilege. About five minutes ago I made a statement on this floor, and the Chair insisted that I make good, by calling attention to the member whom I had in mind when I suggested that persuasion had been used concerning a bill. The gentleman from Kings made a statement, which Mr. Dooling has just resented! and I also have opposed this bill. I therefore, think it incumbent upon the Chair to ask the gentleman from Kings to whom he had reference when he spoke as he did.

Mr. Speaker — The Chair did not understand the statement of the gentleman from Kings.

Mr. Remsen — Mr. Speaker —

Mr. Clark — The gentleman from Kings did make it, Mr. Speaker —

Mr. Speaker — The gentleman from New York will be seated until he is recognized. The gentleman from Kings can speak for himself.

Mr. Remsen — I didn't know that I made any such statement Mr. Speaker — against the House, any bad imputation. I did not intend to refer to any of the members, and if I did I certainly beg to apologize to every member.

Mr. Bostwick withdrew his motion to recommit.

On motion of Mr. Remsen, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 729) entitled "An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring East brook, a tributary of the easterly branch of St. Regis river, a public highway for the floating of logs and shingle bolts.'" (Rec. No. 227.)

Said bill having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

The bill (No. 2006) entitled "An act to legalize and confirm the assessment heretofore made for paving and improving Butternut street in the city of Syracuse, and the proceedings of the common council and board of contract and supply of said city, relative to the contract for said improvement" (Int. No. 1301), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hinson	Merritt	Rogers
Agnew	Denison	Hoadley	Miller	Ruehl
Allston	Dickinson	Hoffman	Moran	Scovill
Apgar	Dolan	Hornidge	Moreland	Shanahan

Bedell	Doll	Hughes	Morgan	Sherry
Bourke	Dooling	Kearney	Mullaney	Simpson
Bradley	Doughty	Keegan	Neville	Sloane
Brill	Dowling	Knapp	Nye	Smith, C W
Bullwinkel	Duer	Landon	Orr	Smith, G H
Burnett	Dwyer	Leggett	Outtersen	Stevens
Butler	Evans	Lewis	Oxford	Stiles
Cadin	Everett	Litthauer	Pallace	Sulzburger
Chambers	Ferre	Lynch	Palmer	Traub
Cohn	Finch	Mathews	Patton	Treat
Conkling, H	Fitzpatrick	McCarthy, E J	Pearsall	Ulmann
Cook, E	Fowler	McCormack	Phillips	Wainwright
Cooke, W V	Graeff	McCullough	Platt	Wemple
Costello	Grattan	McInerney	Prince	Whitney
Cox	Hammond	McKeown	Reeve	Wolf
Curry	Hanford	McManus	Reinsen	Wood
Dale	Harvey	McNair	Richter	Yale
Daly	Hayden	Mead	Robinson	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1895) entitled "An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional justices for such court" (Int. No. 738) having been announced for a third reading,

Mr. Neville moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 5, line 2, after the word "clerk" insert the words "during their term of office."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Neville, and it was determined in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed and the same was ordered reprinted and placed on the order of third reading.

Mr. Clark called up the bill (No. 1113) entitled "An act to authorize Simmons College at Abilene, Texas, to take property by bequest, gift, grant or purchase in the State of New York" (Int. No. 677) heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Mr. Clark moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree

to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	McNair	Robinson
Agnew	Daly	Hewitt	Mead	Rogers
Allston	Davis, L L	Hinson	Merritt	Ruehl
Apgar	Davis, M	Hoadley	Metcalfe	Scovill
Bedell	Denison	Hoffman	Monroe	Shanahan
Bourke	Dickinson	Hooker	Moran	Sherry
Bradley	Dolan	Hornidge	Moreland	Simpson
Bridgeman	Doll	Hubbs	Mortimer	Smith, A P
Brill	Dooling	Hughes	Mullaney	Smith, C W
Bullwinkel	Doughty	Kearney	Neville	Smith, G H
Burke	Doyle	Keegan	Nichols	Stevens
Burnett	Duer	Knapp	Orr	Sullivan
Burns	Dwyer	Landon	Outterson	Sulzbürger
Byrne	Evans	Leggett	Pallace	Thorn
Cadin	Everett	Lewis	Palmer	Traub
Chambers	Ferre	Litthauer	Patchin	Ulmann
Clark	Finegan	Mathews	Pearsall	Wemple
Conkling, H	Fitzpatrick	McCarthy, E J	Phillips	Whitney
Conkling, J B	Fowler	McCarthy, J J	Plank	Williams
Cook, E	Graeff	McCormack	Platt	Wolf
Coon	Grattan	McCullough	Reeve	Wood
Costello	Hackett	McInerney	Remsen	Yale
Cowan	Hammond	McKeown	Reynolds	Zettler
Cox	Harvey	McManus	Richter	

Said bill having been announced for a third reading,

Mr. Clark moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith amended as follows:

Page 2, line 3, after the word "pending" insert the words "But nothing in this section contained shall be construed as exempting from taxation property to any additional amendment than is now allowed to such corporation under existing laws."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Clark, and it was determined in the affirmative.

Mr. Morgan, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered re-printed and placed on the order of third reading.

Mr. Reynolds offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill No. 631, entitled "An act to amend chapter 344 of the Laws of 1860, entitled 'An act regulating the support of the poor of Rensselaer county,' relative to the salary of the acting superintendent" (Int. No. 436), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That Senate bill No. 662, entitled "An act to regulate the price of electricity in cities having a population of over 12,000 and not more than 13,000 inhabitants" (Rec. No. 155), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the following entitled bills:

"An act to amend the Forest, Fish and Game Law, relative to the close season for wild deer." (No. 728, Senate reprint No. 728, Int. No. 371.)

"An act to amend the Insanity Law, creating the office and prescribing the duties of medical inspector." (No. 1337, Senate reprint No. 1106, Int. No. 796.)

"An act to amend chapter 323 of the Laws of 1872, entitled 'An act authorizing the election of a receiver of taxes and assessments for the town and village of Saratoga Springs,' relative to the surety of the receiver of taxes." (No. 1707, Senate reprint No. 1103, Int. No. 1091.)

"An act to amend the Insanity Law, relating to the purposes of the Matteawan State Hospital, the transfer of insane convicts and inmates of State hospitals thereto, and the maintenance of

patients therein." (No. 1550, Senate reprint No. 1035, Int. No. 417.)

"An act to amend the Navigation Law generally." (No. 1292, Senate reprint No. 950, Int. No. 461.)

"An act authorizing the town board of North Hempstead, Nassau county, to dispose of the pauper burial ground therein." (No. 127, Senate reprint No. 482, Int. No. 127.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1938) entitled "An act to revise the charter of the city of Corning" (Int. No. 1242), with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Corning.

The Senate returned the concurrent resolution, returning to the Governor Assembly bill No. 631, entitled "An act to amend chapter 344 of the Laws of 1860, entitled 'An act regulating the support of the poor of Rensselaer county,' relative to the salary of the acting superintendent" (Int. No. 436), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication from Hon. A. J. Rodenbeck, mayor of the city of Rochester, returning Assembly bill No. 1028, entitled "An act to amend chapter 193 of the Laws of 1888, entitled 'An act to authorize the selection, location and acquiring of certain grounds for public parks and parkways in and near the city of Rochester, and to provide for the maintenance and embellishment thereof,' in relation to street railroads in such parks" (Int. No. 468), with a message that the mayor and common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication from Hon. A. J. Rodenbeck, mayor of the city of Rochester, returning Assembly bill No. 628, entitled "An act to amend chapter 14 of the Laws of 1880, entitled 'An act to further amend chapter 143 of the Laws of 1861, entitled "An act to amend and consolidate the several acts in relation to the

charter of the city of Rochester," and to consolidate therewith the several acts in relation to the charter of said city,' relative to the municipal court of the city of Rochester" (Int. No. 286), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill No. 569, entitled "An act to amend section 905 of the Greater New York charter with reference to the exemption from taxation of bonds and stocks of the various communities consolidated into the Greater New York" (Int. No. 506), with a message that the mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill No. 1335, entitled "An act to authorize the reinstatement of former members of the police force of the city of New York, who resigned to and did serve under the federal government in the war with Spain, commonly known as the Spanish-American war" (Int. No. 635), with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill No. 1062, entitled "An act to amend section 5 of chapter 453 of the Laws of 1902 entitled 'An act to extend the jurisdiction of the park board of the city of New York to the preservation, planting and cultivation of trees and vegetation in the streets thereof for the purpose of improving the public health,' by providing for the levying of an assessment for the expense of the improvement" (Int. No. 69), with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill No. 1160, entitled

"An act authorizing and empowering the park commissioner of the borough of the Bronx, New York city, in his descretion, to lease certain lands in McCombs Dam park to any athletic or boat club or association for the establishment of a public recreation ground for outdoor athletics, etc." (Int. No. 679), with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill No. 1220, entitled "An act to amend chapter 583 of the Laws of 1888, entitled 'An act to revise and combine in a single law all existing and special laws affecting public interests in the city of Brooklyn,' relating to the department of parks " (Int. No. 512), with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. T. L. Smith, mayor of the city of Binghamton, returning Assembly bill No. 1528, entitled "An act to amend chapter 214 of the Laws of 1888, entitled "An act to revise the charter of the city of Binghamton,' relative to pay of patrolmen " (Int. No. 1042), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Henry Smoyer, mayor of the city of North Tonawanda, returning Assembly bill No. 1477, entitled "An act to amend chapter 361 of the Laws of 1897, entitled 'An act to incorporate the city of North Tonawanda,' relative to appropriation and the pay of patrolmen " (Int. No. 757), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Rogers, the House adjourned to meet tomorrow morning at 10 o'clock.

SATURDAY, APRIL 18, 1903.

The House met pursuant to adjournment.

Prayer by Rev. John Laubenheimer.

Mr. Speaker — The Clerk will read the journal of yesterday's proceedings.

The reading of the journal of yesterday having been commenced,

Mr. Clark — Mr. Speaker —

Mr. Speaker — The gentleman from New York, Mr. Clark.

Mr. Clark — I rise to a question of personal privilege.

Mr. Speaker — The gentleman will state his question of privilege.

Mr. Clark — I have here a copy of an extract from the journal of yesterday, in which a vote on a motion of mine was announced by the Chair to have been 149 to 1. I think it improbable — I think there must be some mistake there.

Mr. Speaker — The Clerk will read the journal pertaining to the question raised by the gentleman from New York.

Mr. Clerk (reading)—“ Mr. Speaker: Does the gentleman desire to move that hereafter no one be allowed to ask for a vote on his bill — and he will get the sentiment of the House on that proposition. Mr. Clark: I make the motion, I make the motion that hereafter in accordance with parliamentary procedure gentlemen be not permitted to ask for support. Mr. Speaker put the question whether the House would agree to said motion of Mr. Clark, and it was determined in the negative.”

Mr. Clark — Mr. Speaker, in the copy of the journal which I have —

Mr. Speaker — The gentleman has the copy of the stenographer's minutes, instead of the journal.

Mr. Clark — I stand corrected.

Mr. Speaker — The Chair stated, if the Chair recalls his language correctly, and the Chair is perfectly willing that the gentleman should take this proposition up when 150 members are here, and the Chair will recognize the gentleman from New

York to make a motion to reconsider that vote by which his motion was carried, in case he so desires, and will waive the proposition —

Mr. Clark — Mr. Speaker, I wish simply to call attention to the fact that there were several gentlemen came to me and said they did not vote on the proposition.

Mr. Speaker — That may be true, Mr. Clark. The Chair stated, as he recalls his language, that it seemed to him 149 to 1. But he is perfectly willing that at any time the gentleman from New York should renew that motion and upon that motion he should have a roll-call. And I desire to say to the gentleman from New York, I have been here thirteen years, and during that time any member who has had a bill before this House that has desired to pass it, has always gone to his fellow-members, whether it is on the first roll call or second roll call or any time previous to the passage of the bill, and asked for a vote; and that procedure has never before been questioned; and I do not believe it has been in the history of this or any other legislative body.

Mr. Clark — Mr. Speaker, I have no desire to question the general fairness of the Chair. I was simply questioning the statement of 149 to 1.

On motion of Mr. Clark, the further reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

“An act to amend the Highway Law, relative to the use of automobiles or motor vehicles on the public highways” (No. 1139, Rec. No. 349), which was read the first time and referred to the committee on internal affairs.

“An act reviving and continuing the water storage commission created under chapter 406 of the Laws of 1902, entitled ‘An act to provide for the appointment of a commission to investigate the causes of floods and overflows of rivers, and water courses, and to make recommendations for preventing the same, and making an appropriation therefor,’ and to confer upon the said commission certain powers and duties for the purpose of conserving the public health and safety, and making an appropriation there-

for " (No. 1169, Rec. No. 350), which was read the first time and referred to the committee on ways and means.

"An act to authorize the village of Charlotte, in Monroe county, to sell its water and electric light plant and system " (No. 1160, Rec. No. 351), which was read the first time.

On motion of Mr. Pallace, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Pallace, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Mead	Rosenstein
Agnew	Dale	Hinson	Merritt	Scovill
Allston	Davis, L L	Hoadley	Metcalfe	Shanahan
Apgar	Davis, M	Hoffman	Miller	Sheldon
Bedell	Dickinson	Hooker	Monroe	Sherry
Bourke	Dolan	Hornidge	Moran	Sloane
Bradley	Doll	Hubbs	Moreland	Smith, A P
Bridgeman	Dooling	Hughes	Mortimer	Smith, G H
Brill	Dowling	Kearney	Neville	Stevens
Bullwinkel	Doyle	Keegan	Nichols	Stiles
Burke	Duer	Kehoe	Orr	Sullivan
Burns	Ellis	Knapp	Outterson	Thorn
Butler	Evans	Landon	Pallace	Treat
Cadin	Everett	Leggett	Patchin	Ulmann
Candee	Farrell	Litthauer	Patton	Wainwright
Chambers	Ferre	Lynch	Pearsall	Wemple
Cohn	Finegan	McCarthy, E J	Phillips	Whitney
Conkling, H	Fitzpatrick	McCormack	Platt	Williams
Conkling, J B	Fowler	McCullough	Prince	Wolf
Cooke, W V	Graeff	McInerney	Remsen	Wood
Costello	Hackett	McKeown	Richter	Yale
Coutant	Hammond	McNair	Robinson	Zettler
Cox	Harvey			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Labor Law, relating to polishing and buffing " (No. 1141, Rec. No. 352), which was read the first time and referred to the committee on labor industries.

"An act to amend the Insurance Law, in relation to the assets and liabilities of casualty insurance corporations " (No. 1138, Rec. No. 353), which was read the first time and referred to the committee on insurance.

"An act to amend the Code of Civil Procedure, in relation to the probate of heirship " (No. 643, Rec. No. 354), which was read the first time and referred to the committee on codes.

"An act to amend the Code of Civil Procedure, in relation to the certification of foreign wills and letters of administration " (No. 747, Rec. No. 355), which was read the first time and referred to the committee on codes.

"An act to amend the Code of Civil Procedure, in relation to the ascertainment of claims against an executor or administrator " (No. 788, Rec. No. 356), which was read the first time and referred to the committee on codes.

"An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidated School Law " (No. 1164, Rec. No. 357), which was read the first time and referred to the committee on public education.

"An act to amend the Code of Civil Procedure, relating to the authentication of foreign wills and letters testamentary and the proofs thereof, as evidence in the courts of this State " (No. 846, Rec. No. 358), which was read the first time.

On motion of Mr. Wood, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wood, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	Miller	Ruehl
Agnew	Dale	Hewitt	Monroe	Seovill
Allen	Daly	Hinson	Moreland	Shanahan
Allston	Davis, M	Hoadley	Morgan	Sherry
Apgar	Dickinson	Hoffman	Mortimer	Simpson
Bedell	Dolan	Hornidge	Neville	Sloane
Bostwick	Doll	Hughes	Nichols	Smith, A P
Bradley	Dooling	Kearney	Nye	Smith, C W
Bridgeman	Doughty	Kehoe	Ontterson	Smith, G H
Brill	Dowling	Knapp	Oxford	Smith, J T
Burke	Duer	Leggett	Pallace	Stiles
Burnett	Dwyer	Lewis	Patchin	Sullivan
Burke	Ellis	Litthauer	Patton	Sulzbürger
Byrne	Evans	Mathews	Pearsall	Traub
Cadin	Everett	McCarthy, E J	Phillips	Treat
Chambers	Farrell	McCarthy, J J	Plank	Ulmann
Clark	Finch	McCormack	Platt	Wainwright
Conkling, H	Finegan	McInerney	Reeve	Wemple
Conkling, J B	Fitzpatrick	McKeown	Remsen	Whitney
Cooke, W V	Fowler	McManus	Reynolds	Williams
Coon	Grattan	McNair	Richter	Wood
Coutant	Hackett	Mead	Robinson	Yale
Cox	Hammond	Metcalfe	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to reappropriate money for the repair, improvement and enlargement of the State armory in the city of Troy, Rensselaer county, as provided for by chapter 689 of the Laws of 1901" (No. 1146, Rec. No. 359), which was read the first time.

On motion of Mr. Chambers, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Chambers, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hinson	Moran	Ruehl
Agnew	Curry	Hoffman	Moreland	Scovill
Allen	Dale	Hooker	Mortimer	Shanahan
Apgar	Davis, L L	Hubbs	Mullaney	Sheldon
Bedell	Denison	Hughes	Neville	Sherry
Bostwick	Dickinson	Kearney	Nichols	Simpson
Bourke	Doll	Keegan	Nye	Smith, A P
Bradley	Doughty	Knapp	Outterson	Smith, C W
Bridgeman	Dowling	Landon	Oxford	Smith, G H
Bullwinkel	Duer	Leggett	Palmer	Stevens
Burke	Ellis	Lewis	Patchin	Stiles
Burns	Everett	Litthauer	Patton	Sullivan
Butler	Farrell	Mathews	Pearsall	Thorn
Byrne	Finch	McCarthy, E J	Phillips	Traub
Candee	Finegan	McCullough	Plank	Treat
Chambers	Fowler	McInerney	Platt	Ulmann
Cohn	Graeff	McKeown	Prince	Wainwright
Conkling, H	Grattan	McNair	Reeve	Weber
Cook, E	Hackett	Mead	Reynolds	Whitney
Cooke, W V	Hammond	Merritt	Richter	Williams
Coon	Harvey	Metcalfe	Robinson	Wood
Coutant	Hewitt	Monroe	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act for the construction of a State armory in the village of Oneonta and making an appropriation therefor" (No. 886, Rec. No. 360), which was read the first time and referred to the committee on ways and means.

"An act to provide for the publication of the Forest, Fish and Game Law as amended" (No. 424, Rec. No. 361), which was read the first time and referred to the committee on fisheries and game.

"An act to authorize the commissioners of the sinking fund of the city of New York to change a certain lease made by the city of New York to the Orphans' Home and Asylum of the Protestant Episcopal church in New York, to a grant to said Orphans' Home and Asylum and to authorize the sale or lease of the property covered thereby, by the said Orphans' Home and Asylum of the Protestant Episcopal church in New York" (No. 1060, Rec. No. 362), which was read the first time and referred to the committee on affairs of cities.

"An act for the relief of the Institution of Mercy in the city of New York, and to authorize a change of a certain lease made by the mayor, aldermen and commonalty of New York city to John McCloskey, Archbishop of New York, to be held by him and his successors for the use of said Institution of Mercy, to a grant to John M. Farley, Archbishop of New York, and his successors and to the said Institution of Mercy, and to authorize the sale or lease of the property covered thereby by John M. Farley, Archbishop of New York, and his successors, and by the said Institution of Mercy" (No. 1059, Rec. No. 363), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insurance Law by levying a tax upon foreign fire insurance companies, associations and individuals not authorized to do business in this State, but insuring property herein, and to provide for its collection and distribution" (No. 1127, Rec. No. 364), which was read the first time and referred to the committee on insurance.

"An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' and the acts amendatory thereof and supplementary thereto, in relation to repaving or resurfacing streets" (No. 1158, Rec. No. 365), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Code of Civil Procedure relating to appeals and to costs on appeal from justices' courts" (No. 1046, Rec. No. 366), which was read the first time and referred to the committee on codes.

"An act regulating the use of motor vehicles" (No. 655, Rec. No. 367), which was read the first time and referred to the committee on codes.

"An act to amend section 2818 of the Code of Civil Procedure" (No. 1148, Rec. No. 368), which was read the first time and referred to the committee on codes.

"Concurrent resolution of the Senate and Assembly proposing an amendment to section 10 of article 8 of the Constitution, relating to the limitation of indebtedness of counties, cities,

towns and villages by excepting the city of New York from the provisions of said section after the 1st day of January, 1904 " (No. 1129, Rec. No. 369), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter 752 of the Laws of 1894, entitled 'An act to amend chapter 4 of the Laws of 1891, entitled "An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,"' relative to costs to be allowed commissioners " (No. 990, Rec. No. 370), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter 59 of the Laws of 1897, entitled 'An act to provide for the erection of a building for certain purposes relating to the public interests in the city of New York,' relative to costs to be allowed commissioners " (No. 991, Rec. No. 371), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter 320 of the Laws of 1887, entitled 'An act to provide for the location, acquisition, construction and improvement of additional public parks in the city of New York " (No. 992, Rec. No. 372), which was read the first time and referred to the committee on affairs of cities.

"An act entitled 'An act in regard to the vacating and modifying assessments for local improvements other than those confirmed by a court of record,' in the city of Mount Vernon, county of Westchester and State of New York " (No. 1117, Rec. No. 373), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section 3 of chapter 471 of the Laws of 1899, entitled 'An act to amend chapter 429 of the Laws of 1893, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' as amended by chapter 268 of the laws of 1896, entitled 'An act to amend chapter 429 of the Laws of 1893,' entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office ' " (No. 602, Rec. No. 374), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Public Health Law, relative to local boards of health" (No. 1126, Rec. No. 375), which was read the first time and referred to the committee on public health.

"An act to amend the Public Health Law, relative to the discharge of sewage and other refuse or waste matter into the waters of this State" (No. 1128, Rec. No. 376), which was read the first time and referred to the committee on public health.

"An act authorizing the common council of the city of Ithaca, New York, to make confirmations of paving assessments heretofore made by the pavement commissioners of said city pursuant to chapter 62 of the Laws of 1892, and authorizing the clerk of said city to give public notice as provided by said act" (No. 1161, Rec. No. 377), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent,

Mr. Sullivan introduced a bill entitled "An act to amend chapter 909 of the Laws of 1896, entitled 'An act in relation to the elections, constituting chapter 6 of the general laws, by adding to section 18 thereof a subdivision thereto numbered one; providing additional compensation for the chairman of boards of inspectors'" (Int. No. 1431), which was read the first time.

On motion of Mr. Sullivan, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on rules.

By unanimous consent,

Mr. Outtersen introduced a bill entitled "An act authorizing an additional justice of the peace in the town of Wilna, county of Jefferson" (Int. No. 1432), which was read the first time.

On motion of Mr. Outtersen, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on rules.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

“An act making an appropriation for the Society for the Reformation of Juvenile Delinquents at Randall’s Island.” (No. 189, Rec. No. 242.)

“An act to amend chapter 20 of the Laws of 1900, entitled ‘An act for the protection of the forest, fish and game of the State, constituting chapter 31 of the general laws,’ in relation to the sale of grouse and woodcock.” (No. 2051, Rec. No. 203.)

“An act to amend the Greater New York charter, relative to the qualifications of city magistrates.” (No. 2047, Int. No. 1414.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

“An act to amend section 4 of article 1 of chapter 31 of the general laws, relative to the sale of venison in certain parts of the State.” (No. 697, Rec. No. 170.)

“An act relative to spearing fish in Seneca lake, being an amendment to section 80, article 4, of chapter 31 of the general laws.” (No. 351, Rec. No. 143.)

“An act relating to the width for tires to be used on vehicles after January 1, 1905.” (No. 352, Rec. No. 164.)

“An act to amend section 11 of title 6 of chapter 635 of the Laws of 1895, entitled ‘An act to revise the charter of the city of Yonkers,’ as amended by chapter 241 of the Laws of 1899.” (No. 214, Rec. No. 273.)

“An act to amend the Forest, Fish and Game Law, relative to information concerning leases and franchises for the cultivation of shell fish.” (No. 1068, Rec. No. 333.)

“An act to authorize the New York and London Trust Company to purchase stocks, bonds and other securities, and to issue

debentures and other obligations against the same." (No. 964, Rec. No. 297.)

"An act to amend the Code of Civil Procedure, in relation to the security for costs in justices' courts." (No. 725, Rec. No. 332.)

"An act to amend the Greater New York charter in relation to meetings of local boards of improvement." (No. 965, Rec. No. 266.)

"An act to amend the Highway Law, relative to the payment of money by the State for aid to towns in repairing highways." (No. 603, Rec. No. 214.)

"An act to amend the Village Law, relating to borrowing money for the widening or alteration of streets, or the purchase of a site for a free public library." (No. 924, Rec. No. 275.)

"An act to amend chapter 522 of the Laws of 1899, entitled 'An act in relation to an assessment for the grading, construction and improvement of Surf avenue in the city of New York, late town of Gravesend, Kings county,' in relation to future payments thereon." (No. 544, Rec. No. 246.)

"An act to amend chapter 605 of the Laws of 1902, entitled 'An act to amend chapter 696 of the Laws of 1887, entitled "An act to provide hospitals, orphan asylums and other charitable institutions in the city of New York with water, and remitting assessments therefor," and the acts amendatory thereof.'" (No. 616, Rec. No. 338.)

"An act to further amend chapter 27 of the Laws of 1875, entitled 'An act to designate the holidays to be observed in the acceptance and payment of bills of exchange, bank checks and promissory notes,' as amended by chapter 30 of the Laws of 1881, and chapter 289 of the Laws of 1887, and chapter 603 of the Laws of 1895, designating Columbus' Discovery Day as a public holiday." (No. 272, Rec. No. 255.)

"An act to make the office of sheriff of Livingston county a salaried one, in part, and to regulate the management thereof." (No. 1040, Rec. No. 314.)

"An act to amend the Banking Law, relating to the number of directors of a trust company constituting a quorum." (No. 958, Rec. No. 306.)

"An act to provide for the acquisition and improvement by the city of Rochester of certain lands in said city for public park purposes." (No. 953, Rec. No. 261.)

Mr. Speaker, from the committee on rules, to which was referred the following entitled Assembly bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to enable the fire commissioner of the city of New York to rehear and determine the charges against James F. Kenehan, formerly a member of the uniformed force of the fire department of the said city, and to reinstate him in said department." (No. 436, Int. No. 411.)

"An act to amend chapter 688 of the Laws of 1892, entitled 'An act to amend the Stock Corporation Law.' (No. 1787, Int. No. 1324.)

"An act to amend the Railroad Law, in relation to the operation of trains on certain railroads." (No. 1976, Int. No. 783.)

"An act to amend the County Law, relative to business hours in the offices of the commissioner of jurors in the counties of New York and Kings." (No. 1945, Int. No. 1382.)

"An act to authorize the registration of certain veterinarians in the county of St. Lawrence, and the practice of veterinary medicine and surgery by such veterinarians in such county." (No. 2045, Int. No. 1412.)

"An act making an appropriation for the purpose of building a bridge across Great Sodus bay, in the county of Wayne." (No. 1139, Int. No. 915.)

"An act to amend the Code of Civil Procedure, relative to the distribution of the estates of intestates." (No. 2014, Int. No. 1399.)

"An act to amend the Greater New York charter by providing for a separate statement of the value of land in assessments of real estate and for the publication of the annual record of the assessed valuation of real estate in the city of New York." (No. 463, Int. No. 438.)

"An act to amend the Highway Law, in relation to the duties of commissioners of highways in certain towns." (No. 763, Int. No. 666.)

"An act in relation to the Brooklyn Howard Colored Orphan Asylum." (No. 1951, Int. No. 1388.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately:

"An act to amend the Greater New York charter, relative to the municipal courts." (No. 2043, Int. No. 76.)

"An act to amend the Town Law, relative to the compensation of town assessors." (No. 2042, Int. No. 158.)

"An act to amend the Greater New York charter, relative to the municipal courts." (No. 2044, Int. No. 1159.)

"An act to authorize the village of Charlotte, in Monroe county, to sell its water and electric light plant and system." (No. 2031, Int. No. 1411.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Coon, from the committee on printed and engrossed bills, reported the following entitled bills as correctly printed or engrossed:

"An act to amend section 554 of the Code of Criminal Procedure, relating to the admission to bail of children charged with minor offenses." (No. 2066, Int. No. 1306.)

"An act to amend the Highway Law, in relation to the appointment of overseers of highways." (No. 2062, Int. No. 874.)

"An act to amend the Tax Law, in relation to the appointment of appraisers." (No. 2067, Int. No. 1328.)

"An act to amend the Code of Civil Procedure, relating to the jurisdiction of justice's courts." (No. 2061, Int. No. 808.)

"An act to amend the Domestic Commerce Law in relation to the manufacture and sale of thread." (No. 2063, Int. No. 993.)

"An act to amend the Highway Law, in relation to the removal of snow." (No. 2064, Int. No. 1038.)

"An act to amend chapter 640 of the Laws of 1900, relative to the examination of reports and vouchers." (No. 2065, Int. No. 1120.)

"An act to stop spring shooting, and to amend sections 20, 20a and 103 of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' in relation to wild fowl." (No. 2068, Rec. No. 158.)

Mr. Speaker announced the special order, being the bill (No. 436) entitled "An act to enable the fire commissioner of the city of New York to rehear and determine the charges against James F. Kenehan, formerly a member of the uniformed force of the fire department of the said city, and to reinstate him in said department." (Int. No. 411.)

On motion of Mr. Finch, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McInerney	Richter
Agnew	Cowan	Hanford	McKeown	Rogers
Allen	Cox	Harvey	McNair	Rosenstein
Apgar	Curry	Hayden	Mead	Scovill
Bedell	Daly	Hewitt	Merritt	Shanahan
Bostwick	Davis, L L	Hoadley	Metcalf	Sherry
Bradley	Davis, M	Hoffman	Monroe	Simpson
Bridgeman	Denison	Hooker	Moran	Smith, A P
Brill	Dolan	Hornidge	Morgan	Smith, G H
Bullwinkel	Doll	Hubbs	Mullaney	Stevens

Burke	Dooling	Hughes	Nichols	Stiles
Burnett	Doughty	Kearney	Orr	Sullivan
Butler	Dowling	Keegan	Outterson	Sulzbürger
Byrne	Duer	Kehoe	Oxford	Thorn
Cadin	Dwyer	Knapp	Palmer	Treat
Candee	Ellis	Landon	Patchin	Wainwright
Chambers	Evans	Leggett	Patton	Weber
Clark	Farrell	Lewis	Phillips	Whitney
Conkling, H	Ferre	Litthauer	Plank	Williams
Conkling, J B	Finch	Mathews	Platt	Wood
Cooke, W V	Fitzpatrick	McCarthy, E J	Reeve	Yale
Coon	Fowler	McCarthy, J J	Remsen	Zettler
Costello	Grattan	McCullough	Reynolds	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1787) entitled "An act to amend chapter 688 of the Laws of 1892, entitled 'An act to amend the Stock Corporation Law.'" (Int. No. 1324.)

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hackett	Mead	Ruehl
Agnew	Coutant	Hammond	Merritt	Scovill
Allen	Cowan	Hanford	Metcalfe	Shanahan
Allston	Cox	Hayden	Monroe	Sheldon
Apgar	Curry	Hewitt	Moran	Simpson
Bedell	Dale	Hinson	Moreland	Sloane
Bostwick	Daly	Hoadley	Morgan	Smith, A P
Bourke	Davis, M	Hoffman	Mortimer	Smith, G H
Bradley	Denison	Hooker	Mullaney	Smith, J T
Bridgeman	Dickinson	Hornidge	Neville	Stevens
Brill	Dolan	Hubbs	Nye	Sullivan
Bullwinkel	Doll	Hughes	Orr	Sulzbürger
Burke	Dooling	Kearney	Outterson	Thorn
Burnett	Doughty	Keegan	Pallace	Traub
Burns	Dowling	Kehoe	Palmer	Treat
Butler	Doyle	Knapp	Patton	Ulmann
Byrne	Dwyer	Landon	Pearsall	Wainwright

Cadin	Ellis	Leggett	Phillips	Weber
Candee	Evans	Lewis	Platt	Wemple
Chambers	Farrell	Lynch	Prince	Whitney
Clark	Ferre	McCarthy, E J	Reeve	Williams
Cohn	Finch	McCarthy, J J	Reynolds	Wolf
Conkling, J B	Finegan	McCormack	Richter	Wood
Cook, E	Fitzpatrick	McInerney	Robinson	Yale
Cooke, W V	Graeff	McKeown	Rosenstein	Zettler
Coon	Grattan	McNair		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1976) entitled "An act to amend the Railroad Law, in relation to the operation of trains on certain railroads." (Int. No. 783.)

On motion of Mr. C. W. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Graeff	McInerney	Richter
Agnew	Coutant	Hackett	McKeown	Robinson
Allen	Cowan	Hammond	McNair	Rosenstein
Allston	Cox	Hanford	Merritt	Ruehl
Apgar	Curry	Harvey	Metcalfe	Scovill
Bedell	Dale	Hayden	Miller	Sheldon
Bostwick	Daly	Hewitt	Monroe	Sherry
Bourke	Davis, L L	Hinson	Moran	Sloane
Bridgeman	Davis, M	Hoffman	Morgan	Smith, C W
Brill	Denison	Hooker	Mortimer	Smith, G H
Bullwinkel	Dickinson	Hornidge	Neville	Stevens
Burnett	Dolan	Hughes	Nichols	Stiles
Burns	Doll	Kearney	Orr	Sulzburger
Butler	Dooling	Keegan	Outterson	Thorn
Byrne	Doughty	Kehoe	Oxford	Treat
Cadin	Dooling	Knapp	Pallace	Ulmann
Candee	Duer	Landon	Patchin	Wainwright
Chambers	Ellis	Leggett	Patton	Weber
Cohn	Evans	Lewis	Pearsall	Whitney
Conkling, H	Everett	Litthauer	Phillips	Williams
Conkling, J B	Ferre	Lynch	Plank	Wood
Cook, E	Finch	McCarthy, E J	Prince	Yale
Cooke, W V	Finegan	McCarthy, J J	Reeve	Zettler
Coon	Fowler	McCormack	Reynolds	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1945) entitled "An act to amend the County Law, relative to business hours in the offices of the commissioner of jurors in the counties of New York and Kings." (Int. No. 1382.)

On motion of Mr. Abrams, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Miller	Ruehl
Agnew	Daly	Hoffman	Monroe	Scovill
Allston	Davis, L L	Hooker	Moreland	Shanahan
Bedell	Denison	Hornidge	Morgan	Sherry
Bostwick	Dickinson	Hubbs	Mortimer	Simpson
Bourke	Dolan	Kearney	Mullaney	Smith, A P
Bridgeman	Dooling	Keegan	Neville	Smith, C W
Brill	Doughty	Kehoe	Nye	Smith, G H
Bullwinkel	Doyle	Knapp	Orr	Stevens
Burnett	Duer	Leggett	Outtonson	Stiles
Burns	Ellis	Lewis	Pallace	Sullivan
Byrne	Evans	Litthauer	Palmer	Thorn
Cadin	Farrell	Lynch	Patton	Traub
Candee	Finch	Mathews	Phillips	Ulmann
Chambers	Fitzpatrick	McCarthy, E J	Plank	Weber
Clark	Fowler	McCormack	Prince	Whitney
Cohn	Graeff	McCullough	Reeve	Williams
Conkling, H	Hackett	McKeown	Reynolds	Wolf
Cook, E	Hanford	McNair	Richter	Wood
Coon	Harvey	Mead	Robinson	Yale
Costello	Hewitt	Metcalfe	Rosenstein	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2045) entitled "An act to authorize the registration of certain veterinarians in the county of St. Lawrence, and the practice of

veterinary medicine and surgery by such veterinarians in such county." (Int. No. 1412.)

On motion of Mr. Merritt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Moran	Ruehl
Agnew	Dale	Hoadley	Moreland	Scovill
Allen	Daly	Hoffman	Morgan	Shanahan
Apgar	Davis, L L	Hooker	Mortimer	Sheldon
Bostwick	Davis, M	Hubbs	Mullaney	Simpson
Bourke	Denison	Hughes	Neville	Sloane
Bradley	Dickinson	Kearney	Nichols	Smith, A P
Bridgeman	Dolan	Keegan	Nye	Smith, C W
Brill	Doll	Kehoe	Orr	Smith, G H
Burke	Doughty	Landon	Outterson	Stevens
Burnett	Dowling	Leggett	Oxford	Stiles
Burns	Duer	Lewis	Pallace	Sullivan
Butler	Dwyer	Litthauer	Palmer	Thorn
Byrne	Ellis	Lynch	Patton	Traub
Cadin	Evans	McCarthy, E J	Pearsall	Ulmann
Candee	Everett	McCarthy, J J	Plank	Wainwright
Chambers	Farrell	McCormack	Platt	Weber
Cohn	Finch	McCullough	Prince	Wemple
Conkling, H	Fitzpatrick	McInerney	Reeve	Whitney
Conkling, J B	Fowler	McKeown	Remsen	Williams
Cooke, W V	Graeff	McManus	Reynolds	Wolf
Coon	Grattan	Mead	Richter	Wood
Costello	Hackett	Merritt	Rogers	Yale
Coutant	Hanford	Metcalfe	Rosenstein	Zettler
Cowan	Harvey	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1139) entitled "An act making an appropriation for the purpose of building a bridge across Great Sodus bay, in the county of Wayne." (Int. No. 915.)

On motion of Mr. A. P. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Merritt	Robinson
Agnew	Daly	Hewitt	Metcalfe	Rogers
Allston	Davis, L L	Hinson	Miller	Ruehl
Apgar	Davis, M	Hoadley	Monroe	Scovill
Bostwick	Denison	Hoffman	Moreland	Shanahan
Bradley	Dickinson	Hooker	Morgan	Sheldon
Bridgeman	Dolan	Hubbs	Mortimer	Sherry
Bullwinkel	Doll	Hughes	Neville	Simpson
Bourke	Dooling	Kearney	Nichols	Smith, A P
Burnett	Doughty	Keegan	Nye	Smith, G H
Burns	Doyle	Kehoe	Orr	Smith, J T
Butler	Duer	Knapp	Outterson	Stiles
Cadin	Ellis	Landon	Oxford	Sullivan
Chambers	Evans	Leggett	Palmer	Thorn
Clark	Farrell	Lewis	Patchin	Treat
Cohn	Ferre	Litthauer	Patton	Ulmann
Conkling, J B	Finegan	Lynch	Phillips	Wainwright
Cook, E	Fitzpatrick	Mathews	Plank	Wemple
Cooke, W V	Fowler	McCarthy, J J	Platt	Whitney
Costello	Graeff	McCormack	Prince	Wolf
Coutant	Grattan	McCullough	Reeve	Wood
Cowan	Hackett	McKeown	Reinsen	Yale
Cox	Hammond	McManus	Richter	Zettler
Curry	Hanford	Mead		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2014) entitled "An act to amend the Code of Civil Procedure, relative to the distribution of the estate of intestates." (Int. No. 1399.)

Said bill having been announced for a second reading,

On motion of Mr. G. H. Smith, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 463) entitled "An act to amend the Greater New York charter by providing for a separate statement of the value of land in assessments of real estate and for the publication of the annual record of the assessed valuation of real estate in the city of New York." (Int. No. 438.)

Said bill having been announced for a second reading.

On motion of Mr. Bostwick, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 763) entitled "An act to amend the Highway Law, in relation to the duties of commissioners of highways in certain towns." (Int. No. 666.)

Said bill having been announced for a second reading.

On motion of Mr. M. Davis, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1951) entitled "An act in relation to the Brooklyn Howard Colored Orphan Asylum." (Int. No. 1388.)

On motion of Mr. Remsen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Metcalfe	Sheldon
Agnew	Curry	Hewitt	Monroe	Sherry
Allston	Dale	Hinson	Moran	Simpson
Apgar	Davis, L L	Hoffman	Morgan	Smith, A P
Bedell	Davis, M	Hooker	Mortimer	Smith, C W
Bostwick	Dickinson	Hubbs	Neville	Smith, G H
Bradley	Dolan	Hughes	Nichols	Smith, J T

Bridgeman	Doll	Keegan	Orr	Stevens
Brill	Doughty	Kehoe	Outterson	Sullivan
Burke	Dowling	Knapp	Oxford	Sulzburger
Burnett	Doyle	Landon	Pallace	Traub
Butler	Dwyer	Leggett	Palmer	Treat
Byrne	Evans	Lewis	Patton	Ulmann
Cadin	Everett	Lynch	Pearsall	Wainwright
Chambers	Farrell	Mathews	Plank	Weber
Clark	Finch	McCarthy, E J	Platt	Whitney
Cohn	Finegan	McCarthy, J J	Reeve	Williams
Conkling, J B	Fowler	McCullough	Remsen	Wolf
Cook, E	Graeff	McInerney	Richter	Wood
Cooke, W V	Grattan	McManus	Robinson	Yale
Costello	Hammond	Mead	Rosenstein	Zettler
Cowan	Hanford	Merritt	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 871, Assembly reprint No. 2051) entitled "An act to amend chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' in relation to the sale of grouse and woodcock." (Rec. No. 203.)

Said bill having been announced for a second reading,

On motion of Mr. Stevens, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 2047) entitled "An act to amend the Greater New York charter, relative to the qualifications of city magistrates." (Int. No. 1414.)

Said bill having been announced for a second reading,

On motion of Mr. Neville, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 697) entitled "An act to amend section 4 of article 1 of chapter 31 of the general laws, relative to the sale of venison in certain parts of the State." (Rec. No. 170.)

Said bill having been announced for a second reading,

On motion of Mr. Stevens, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 351) entitled "An act relative to spearing fish in Seneca lake, being an amendment to section 80, article 4, of chapter 31 of the general laws." (Rec. No. 143.)

Said bill having been announced for a second reading,

On motion of Mr. Stevens, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 352) entitled "An act relating to the width for tires to be used on vehicles after January 1st, 1905." (Rec. No. 164.)

Said bill having been announced for a second reading,

On motion of Mr. Stevens, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 214) entitled "An act to amend section 11 of title 6 of chapter 635 of the Laws of 1895, entitled 'An act to revise the charter of the city of Yonkers,' as amended by chapter 241 of the Laws of 1899." (Rec. No. 273.)

On motion of Mr. Apgar, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hinson	Miller	Scovill
Agnew	Cowan	Hoadley	Moran	Sheldon
Allen	Cox	Hooker	Moreland	Sherry
Allston	Dale	Hornidge	Morgan	Sloane
Apgar	Daly	Hughes	Mortimer	Smith, A P
Bostwick	Davis, L L	Kearney	Mullaney	Smith, C W
Bourke	Dickinson	Keegan	Nichols	Smith, J T
Bradley	Doll	Knapp	Orr	Stevens

Bridgeman	Dooling	Landon	Outterson	Stiles
Brill	Dowling	Leggett	Pallace	Sulzburger
Bullwinkel	Doyle	Lewis	Palmer	Thorn
Burke	Dwyer	Litthauer	Patton	Traub
Burns	Evans	Mathews	Pearsall	Treat
Butler	Everett	McCarthy, E J	Plank	Ulrich
Cadin	Farrell	McCarthy, J J	Platt	Wainwright
Candee	Finegan	McCormack	Prince	Weber
Clark	Fitzpatrick	McInerney	Remsen	Whitney
Cohn	Fowler	McKeown	Reynolds	Williams
Conkling, J B	Grattan	McNair	Robinson	Wolf
Cook, E	Hammond	Mead	Rosenstein	Yale
Cooke, W V	Harvey	Metcalfe	Ruehl	Zettler
Coon	Hewitt			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1068) entitled "An act to amend the Forest, Fish and Game Law, relative to information concerning leases and franchises for the cultivation of shell fish." (Rec. No. 333.)

On motion of Mr. Hoadley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Fitzpatrick	McCarthy, E J	Reeve
Agnew	Coutant	Fowler	McCarthy, J J	Reynolds
Allen	Cowan	Grattan	McCormack	Richter
Allston	Cox	Hammond	McCullough	Rogers
Bedell	Curry	Hanford	McKeown	Ruehl
Bostwick	Dale	Harvey	McNair	Shanahan
Bourke	Daly	Hayden	Mead	Sherry
Bradley	Davis, L L	Hewitt	Metcalfe	Sloane
Bridgeman	Davis, M	Hoadley	Miller	Smith, A P
Brill	Denison	Hoffman	Moran	Smith, G H
Bullwinkel	Dolan	Hooker	Moreland	Stevens
Burnett	Doll	Hubbs	Morgan	Sullivan
Burns	Dooling	Hughes	Mullaney	Sulzburger
Butler	Dowling	Kearney	Nichols	Traub

Byrne	Doyle	Keegan	Nye	Ulmann
Cadin	Dwyer	Kehoe	Outterson	Weber
Chambers	Ellis	Knapp	Pallace	Whitney
Clark	Evans	Landon	Palmer	Wolf
Conkling, H	Everett	Leggett	Patton	Wood
Conkling, J B	Ferre	Lewis	Phillips	Yale
Cook, E	Finch	Litthauer	Plank	Zettler
Cooke, W V	Finegan	Mathews	Prince	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 964) entitled "An act to authorize the New York and London Trust Company to purchase stocks, bonds and other securities, and to issue debentures and other obligations against the same." (Rec. No. 297.)

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Graeff	McCormack	Richter
Agnew	Cox	Grattan	McInerney	Robinson
Allen	Curry	Hackett	McKeown	Rogers
Apgar	Dale	Hammond	McManus	Rosenstein
Bedell	Daly	Hanford	Mead	Scovill
Bostwick	Davis, M	Harvey	Merritt	Shanahan
Bradley	Davis, L L	Hayden	Metcalfe	Sherry
Bridgeman	Denison	Hewitt	Miller	Simpson
Bullwinkel	Dickinson	Hinson	Moran	Smith, A P
Burke	Dolan	Hoadley	Moreland	Smith, G H
Burnett	Doll	Hoffman	Morgan	Stevens
Burns	Dooling	Hooker	Mortimer	Stiles
Butler	Doughty	Hornidge	Neville	Sulzbürger
Byrne	Dowling	Hubbs	Nichols	Thorn
Cadin	Doyle	Hughes	Orr	Treat
Candee	Duer	Kearney	Outterson	Ulmann
Chambers	Dwyer	Keegan	Oxford	Wainwright
Clark	Ellis	Kehoe	Palmer	Weber
Cohn	Evans	Knapp	Patchin	Wemple

Conkling, H	Everett	Landon	Patton	Whitney
Conkling, J B	Farrell	Leggett	Phillips	Williams
Cook, E	Ferre	Lewis	Plank	Wolf
Cooke, W V	Finch	Litthauer	Platt	Wood
Coon	Finegan	Lynch	Reeve	Yale
Costello	Fitzpatrick	Mathews	Remsen	Zettler
Coutant	Fowler	McCarthy, J J		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 725) entitled "An act to amend the Code of Civil Procedure, in relation to the security for costs in justices' courts." (Rec. No. 332.)

On motion of Mr. J. B. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hackett	McInerney	Prince
Agnew	Coutant	Hammond	McManus	Remsen
Allen	Cowan	Harvey	McNair	Richter
Allston	Curry	Hayden	Mead	Rogers
Apgar	Dale	Hinson	Merritt	Rosenstein
Bedell	Daly	Hoadley	Metcalfe	Scovill
Bourke	Davis, M	Hoffman	Miller	Sheldon
Bradley	Denison	Hornidge	Moran	Simpson
Bridgeman	Dickinson	Hubbs	Moreland	Sloane
Brill	Dolan	Hughes	Morgan	Smith, A P
Bullwinkel	Dooling	Kearney	Mullaney	Smith, C W
Burke	Doughty	Kehoe	Neville	Smith, G H
Burnett	Doyle	Knapp	Nichols	Smith, J T
Burns	Duer	Landon	Nye	Stiles
Butler	Ellis	Leggett	Orr	Sulzburger
Cadin	Evans	Lewis	Outtersen	Traub
Candee	Everett	Litthauer	Oxford	Ulmann
Chambers	Ferre	Lynch	Pallace	Weber
Clark	Finch	McCarthy, E J	Patchin	Whitney
Cohn	Finegan	McCarthy, J J	Patton	Wolf
Conkling, J B	Fitzpatrick	McCormack	Phillips	Yale
Cook, E	Fowler	McCullough	Platt	Zettler
Cooke, W V	Grattan			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 965) entitled "An act to amend the Greater New York charter in relation to meetings of local boards of improvement." (Rec. No. 266.)

On motion of Mr. Morgan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hanford	Merritt	Robinson
Agnew	Daly	Harvey	Miller	Rosenstein
Allston	Davis, L L	Hayden	Monroe	Ruehl
Bedell	Davis, M	Hinson	Moreland	Scovill
Bostwick	Denison	Hoadley	Morgan	Shanahan
Bradley	Dickinson	Hooker	Neville	Sherry
Bridgeman	Dolan	Hubbs	Nichols	Simpson
Brill	Doll	Kearney	Nye	Smith, A P
Bullwinkel	Dooling	Kehoe	Orr	Smith, G H
Burke	Doughty	Knapp	Outterson	Smith, J T
Burnett	Dowling	Landon	Oxford	Stiles
Burns	Doyle	Leggett	Pallace	Sullivan
Byrne	Duer	Litthauer	Patchin	Traub
Candee	Ellis	Lynch	Patton	Treat
Chambers	Evans	Mathews	Pearsall	Ulmann
Clark	Everett	McCarthy, J J	Phillips	Wainwright
Conkling, H	Ferre	McCormack	Plank	Weber
Conkling, J B	Finch	McCullough	Platt	Whitney
Cooke, W V	Fitzpatrick	McInerney	Prince	Williams
Costello	Graeff	McKeown	Reeve	Wood
Cowan	Grattan	McNair	Remsen	Yale
Cox	Hammond	Mead	Reynolds	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 603) entitled "An act to amend the Highway Law, relative to the payment of money by the State for aid to towns in repairing highways." (Rec. No. 214.)

On motion of Mr. Pearsall, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hayden	Monroe	Shanahan
Agnew	Coutant	Hinson	Moran	Sheldon
Allen	Cox	Hoffman	Morgan	Simpson
Apgar	Curry	Hooker	Mortimer	Sloane
Bedell	Dale	Hubbs	Mullaney	Smith, A P
Bostwick	Daly	Kearney	Nichols	Smith, C W
Bourke	Davis, M	Keegan	Nye	Smith, J T
Bridgeman	Dickinson	Kehoe	Outterson	Stevens
Brill	Doll	Knapp	Oxford	Stiles
Bullwinkel	Doughty	Landon	Pallace	Sulzbarger
Burke	Doyle	Leggett	Patchin	Thorn
Burns	Duer	Litthauer	Patton	Traub
Butler	Ellis	Lynch	Phillips	Ulmann
Byrne	Evans	McCarthy, E J	Plank	Weber
Cadin	Farrell	McCarthy, J J	Prince	Wemple
Candee	Finch	McCullough	Reeve	Whitney
Chambers	Finegan	McKeown	Remsen	Williams
Clark	Fowler	McManus	Richter	Wolf
Cohn	Grattan	McNair	Robinson	Wood
Conkling, J B	Hammond	Mead	Rogers	Yale
Cook, E	Hanford	Merritt	Rosenstein	Zettler
Cooke, W V	Harvey	Metcalfe	Ruchl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 924) entitled "An act to amend the Village Law, relating to borrowing money for the widening or alteration of streets,

or the purchase of a site for a free public library." (Rec. No. 275.)

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Harvey	Merritt	Rogers
Agnew	Cox	Hayden	Miller	Ruehl
Allston	Curry	Hewitt	Monroe	Scovill
Apgar	Dale	Hinson	Moran	Sheldon
Bedell	Davis, L L	Hoffman	Moreland	Simpson
Bostwick	Davis, M	Hooker	Mortimer	Smith, A P
Bourke	Denison	Hubbs	Mullaney	Smith, C W
Bridgeman	Dickinson	Hughes	Neville	Smith, G H
Bullwinkel	Doll	Keegan	Nichols	Stevens
Burke	Dooling	Knapp	Nye	Stiles
Burnett	Doughty	Landon	Outterson	Sullivan
Burns	Doyle	Leggett	Oxford	Sulzbarger
Butler	Dwyer	Lewis	Pallace	Traub
Byrne	Ellis	Lynch	Patchin	Treat
Cadin	Everett	Mathews	Patton	Ulmann
Candee	Ferre	McCarthy, E J	Pearsall	Wainwright
Chambers	Finch	McCarthy, J J	Plank	Wemple
Clark	Finegan	McCormack	Platt	Whitney
Conkling, H	Fitzpatrick	McInerney	Prince	Williams
Conkling, J B	Fowler	McKeown	Remsen	Wood
Cook, E	Grattan	McManus	Reynolds	Yale
Cooke, W V	Hackett	McNair	Robinson	Zettler
Costello	Hanford	Mead		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 544) entitled "An act to amend chapter 522 of the Laws of 1899, entitled 'An act in relation to an assessment for the grading, construction and improvement of Surf avenue in the city of New York, late town of Gravesend, Kings county,' in relation to future payments thereon." (Rec. No. 246.)

On motion of Mr. Ellis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hammond	McInerney	Reynolds
Agnew	Dale	Hanford	McManus	Richter
Allen	Daly	Harvey	McNair	Rogers
Allston	Davis, M	Hewitt	Mead	Rosenstein
Bedell	Denison	Hinson	Merritt	Ruehl
Bostwick	Dickinson	Hoadley	Miller	Shanahan
Bourke	Dolan	Hoffman	Monroe	Sheldon
Bradley	Doll	Hornidge	Moran	Sherry
Bridgeman	Dooling	Hubbs	Moreland	Sloane
Bullwinkel	Doughty	Hughes	Morgan	Smith, A P
Burke	Dowling	Kearney	Mullaney	Smith, G H
Burnett	Doyle	Keegan	Neville	Smith, J T
Butler	Dwyer	Knapp	Nye	Stiles
Byrne	Ellis	Landon	Orr	Sulzburger
Cadin	Evans	Leggett	Outterson	Thorn
Candee	Farrell	Lewis	Pallace	Treat
Clark	Ferre	Litthauer	Palmer	Ulmann
Cohn	Finch	Lynch	Patton	Wainwright
Conkling, H	Finegan	Mathews	Pearsall	Wemple
Cook, E	Fitzpatrick	McCarthy, E J	Phillips	Whitney
Cooke, W V	Fowler	McCarthy, J J	Platt	Wolf
Costello	Grattan	McCormack	Prince	Wood
Coutant	Hackett	McCullough	Remsen	Yale
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 616) entitled "An act to amend chapter 605 of the Laws of 1902, entitled 'An act to amend chapter 696 of the Laws of 1887, entitled "An act to provide hospitals, orphan asylums and other charitable institutions in the city of New York with water, and remitting assessments therefor," and the acts amendatory thereof.' " (Rec. No. 338.)

On motion of Mr. Doughty, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hornidge	Moreland	Ruehl
Allen	Dolan	Hughes	Morgan	Shanahan
Allston	Dooling	Kearney	Mullaney	Sherry
Bedell	Dowling	Keegan	Neville	Simpson
Bostwick	Duer	Kehoe	Nichols	Sloane
Bradley	Dwyer	Landon	Nye	Smith, A P
Bridgeman	Evans	Leggett	Outterson	Smith, C W
Bullwinkel	Everett	Lewis	Oxford	Smith, G H
Burke	Farrell	Litthauer	Pallace	Stevens
Butler	Ferre	Mathews	Palmer	Stiles
Byrne	Finegan	McCarthy, E J	Patchin	Sullivan
Candee	Fowler	McCarthy, J J	Patton	Thorn
Clark	Graeff	McCormack	Pearsall	Traub
Conkling, H	Grattan	McInerney	Phillips	Ulmann
Conkling, J B	Hackett	McKeown	Platt	Weber
Cooke, W V	Hammond	McManus	Prince	Wemple
Costello	Hanford	McNair	Reeve	Williams
Coutant	Harvey	Merritt	Reynolds	Wolf
Cox	Hewitt	Miller	Richter	Wood
Curry	Hinson	Monroe	Rogers	Yale
Daly	Hoffman	Moran	Rosenstein	Zettler
Davis, L L	Hooker			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 272) entitled "An act to further amend chapter 27 of the Laws of 1875, entitled 'An act to designate the holidays to be observed in the acceptance and payment of bills of exchange, bank checks and promissory notes,' as amended by chapter 30 of the Laws of 1881, and chapter 289 of the Laws of 1887, and chapter 603 of the Laws of 1895, designating Columbus' Discovery Day as a public holiday." (Rec. No. 255.)

On motion of Mr. Ellis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hayden	Merritt	Ruehl
Allen	Davis, L L	Hewitt	Metcalfe	Scovill
Allston	Denison	Hoadley	Monroe	Shanahan
Apgar	Dickinson	Hoffman	Moran	Sheldon
Bedell	Dolan	Hooker	Moreland	Simpson
Bostwick	Doll	Hubbs	Morgan	Sloane
Bourke	Dooling	Hughes	Mortimer	Smith, C W
Bridgeman	Doughty	Kearney	Neville	Smith, G H
Brill	Dowling	Keegan	Nichols	Smith, J T
Bullwinkel	Doyle	Knapp	Orr	Stiles
Burnett	Duer	Landon	Outterson	Sulzbürger
Butler	Dwyer	Leggett	Oxford	Thorn
Byrne	Ellis	Lewis	Palmer	Traub
Candee	Evans	Litthauer	Patton	Treat
Chambers	Everett	Lynch	Pearsall	Ulmann
Cohn	Farrell	Mathews	Phillips	Wainwright
Conkling, H	Ferre	McCarthy, E J	Platt	Wemple
Cook, E	Finch	McCarthy, J J	Prince	Whitney
Cooke, W V	Fitzpatrick	McCullough	Remsen	Williams
Costello	Fowler	McInerney	Reynolds	Wolf
Coutant	Grattan	McKeown	Richter	Wood
Cowan	Hackett	McManus	Robinson	Yale
Curry	Hammond	Mead	Rogers	Zettler
Dale	Harvey			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1040) entitled "An act to make the office of sheriff of Livingston county a salaried one, in part, and to regulate the management thereof." (Rec. No. 314.)

On motion of Mr. McNair, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoffman	Monroe	Rosenstein
Agnew	Davis, M	Hooker	Moran	Scovill
Allston	Dickinson	Hornidge	Morgan	Shanahan
Apgar	Dolan	Hubbs	Mortimer	Sherry
Bedell	Dooling	Hughes	Mullaney	Simpson
Bourke	Doughty	Kearney	Neville	Sloane
Bradley	Doyle	Keegan	Nichols	Smith, C W
Brill	Duer	Knapp	Nye	Smith, G H
Bullwinkel	Ellis	Landon	Orr	Smith, J T
Burnett	Evans	Leggett	Otterson	Stevens
Burns	Farrell	Lewis	Pallace	Stiles
Butler	Ferre	Litthauer	Palmer	Sulzburger
Cadin	Finch	Lynch	Patchin	Thorn
Candee	Finegan	Mathews	Patton	Traub
Clark	Fitzpatrick	McCarthy, J J	Pearsall	Treat
Cohn	Graeff	McCormack	Phillips	Ulmann
Conkling, H	Grattan	McCullough	Plank	Wainwright
Conkling, J B	Hackett	McKeown	Prince	Weber
Cooke, W V	Hanford	McManus	Reeve	Wemple
Coon	Harvey	McNair	Remsen	Williams
Coutant	Hayden	Mead	Richter	Wolf
Cowan	Hewitt	Merritt	Robinson	Yale
Curry	Hinson	Miller	Rogers	Zettler
Dale				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 958) entitled "An act to amend the Banking Law, relating to the number of directors of a trust company constituting a quorum." (Rec. No. 306.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoadley	Monroe	Shanahan
Agnew	Daly	Hoffman	Moran	Sherry
Allen	Davis, M	Hornidge	Morgan	Simpson
Allston	Denison	Hubbs	Mortimer	Smith, A P
Bedell	Dolan	Hughes	Neville	Smith, C W
Bostwick	Doll	Kearney	Nichols	Smith, G H
Bourke	Dooling	Kehoe	Nye	Smith, J T
Bradley	Dowling	Knapp	Outterson	Stevens
Bridgeinan	Doyle	Landon	Oxford	Stiles
Bullwinkel	Dwyer	Leggett	Pallace	Sullivan
Burke	Ellis	Lewis	Patchin	Thorn
Burnett	Evans	Litthauer	Patton	Traub
Butler	Farrell	Lynch	Pearsall	Treat
Byrne	Ferre	Mathews	Phillips	Ulmann
Candee	Finch	McCarthy, J J	Plank	Wainwright
Chambers	Finegan	McCormack	Platt	Weber
Clark	Fowler	McCullough	Prince	Wemple
Cohn	Graeff	McInerney	Remsen	Whitney
Conkling, H	Hackett	McManus	Reynolds	Williams
Conkling, J B	Hammond	McNair	Robinson	Wolf
Cook, E	Harvey	Mead	Rogers	Wood
Coon	Hayden	Merritt	Ruehl	Yale
Coutant	Hewitt	Miller	Scovill	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 953) entitled "An act to provide for the acquisition and improvement by the city of Rochester of certain lands in said city for public park purposes." (Rec. No. 261.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Grattan	McManus	Rogers
Agnew	Coutant	Hackett	Mead	Rosenstein
Allen	Cowan	Hanford	Merritt	Ruehl
Allston	Cox	Harvey	Metcalfe	Shanahan
Apgar	Curry	Hayden	Mille	Sheldon
Bedell	Dale	Hewitt	Monroe	Sherry
Bostwick	Daly	Hinson	Moran	Sloane
Bourke	Davis, L L	Hoffman	Moreland	Smith, C W
Bradley	Davis, M	Hooker	Morgan	Smith, G H
Bridgeman	Dickinson	Hornidge	Mullaney	Smith, J T
Bullwinkel	Dolan	Hubbs	Neville	Stevens
Burke	Doll	Hughes	Nichols	Stiles
Burnett	Doughty	Keegan	Nye	Sullivan
Burns	Dowling	Kehoe	Outturson	Sulzbürger
Byrne	Doyle	Knapp	Oxford	Thorn
Cadin	Duer	Landon	Palmer	Traub
Candee	Dwyer	Leggett	Patchin	Treat
Chambers	Ellis	Lewis	Patton	Ulmann
Clark	Everett	Litthauer	Phillips	Wainwright
Cohn	Farrell	Lynch	Plank	Weber
Conkling, H	Finch	Mathews	Platt	Whitney
Conkling, J B	Finegan	McCormack	Reeve	Williams
Cook, E	Fitzpatrick	McCullough	Remsen	Wood
Cooke, W V	Fowler	McInerney	Reynolds	Yale
Coon	Graeff	McKeown	Robinson	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 189) entitled "An act making an appropriation for the Society for the Reformation of Juvenile Delinquents at Randall's Island." (Rec. No. 242.)

Said bill having been announced for a second reading,

On motion of Mr. Ellis, and by unanimous consent said bill was ordered placed on the second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 2043) entitled "An act to amend the Greater New York charter, relative to the municipal courts." (Int. No. 76.)

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoffman	Monroe	Ruehl
Agnew	Davis, M	Hornidge	Moran	Scovill
Allen	Denison	Hubbs	Moreland	Shanahan
Allston	Dickinson	Hughes	Morgan	Sheldon
Bedell	Dolan	Kearney	Mortimer	Simpson
Bourke	Doll	Keegan	Mullaney	Sloane
Bradley	Doughty	Knapp	Neville	Smith, C W
Bridgeman	Dowling	Landon	Nichols	Smith, G H
Brill	Doyle	Leggett	Nye	Smith, J T
Burke	Dwyer	Lewis	Orr	Stevens
Burnett	Ellis	Litthauer	Outterson	Stiles
Burns	Evans	Lynch	Oxford	Sullivan
Butler	Everett	Mathews	Palmer	Thorn
Byrne	Farrell	McCarthy, E J	Patchin	Traub
Candee	Finch	McCarthy, J J	Pearsall	Treat
Clark	Finegan	McCullough	Phillips	Ulmann
Conkling, H	Fitzpatrick	McInerney	Plank	Wainwright
Conkling, J B	Fowler	McKeown	Platt	Weber
Cook, E	Grattan	McManus	Prince	Whitney
Coon	Hammond	McNair	Reeve	Williams
Coutant	Hanford	Mead	Remsen	Wood
Cox	Harvey	Merritt	Robinson	Yale
Curry	Hewitt	Miller	Rogers	Zettler
Daly	Hoadley			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2044) entitled "An act to amend the Greater New York charter, relative to the municipal courts." (Int. No. 1159.)

On motion of Mr. Burns, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Merritt	Ruehl
Agnew	Davis, L L	Hinson	Miller	Shanahan
Allston	Davis, M	Hoadley	Monroe	Sheldon
Apgar	Denison	Hooker	Moran	Sherry
Bedell	Dickinson	Hornidge	Moreland	Simpson
Bourke	Dolan	Hughes	Morgan	Sloane
Bradley	Dooling	Kearney	Mortimer	Smith, C W
Brill	Dowling	Keegan	Neville	Smith, G H
Bullwinkel	Doyle	Kehoe	Nichols	Smith, J T
Burnett	Duer	Knapp	Orr	Stevens
Burns	Dwyer	Landon	Outtersen	Stiles
Byrne	Ellis	Leggett	Oxford	Sulzbarger
Cadin	Evans	Lewis	Palmer	Thorn
Chambers	Everett	Lynch	Patchin	Traub
Clark	Farrell	Mathews	Patton	Ulmann
Cohn	Finch	McCarthy, E J	Phillips	Wainwright
Conkling, H	Finegan	McCarthy, J J	Plank	Weber
Conkling, J B	Fowler	McCormack	Prince	Whitney
Cook, E	Graeff	McCullough	Reeve	Williams
Cooke, W V	Grattan	McInerney	Reynolds	Wolf
Costello	Hammond	McManus	Richter	Wood
Coutant	Hanford	McNair	Robinson	Yale
Cox	Harvey	Mead	Rosenstein	Zettler
Curry				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2031) entitled "An act to authorize the village of Charlotte, in Monroe county, to sell its water and electric light plant and system." (Int. No. 1411.)

Said bill having been announced for a second reading,

On motion of Mr. Pallace, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 2042) entitled "An act to amend the Town Law, relative to the compensation of town assessors" (Int. No. 158), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hammond	McManus	Rogers
Agnew	Curry	Hanford	McNair	Ruehl
Allen	Dale	Hayden	Mead	Scovill
Apgar	Daly	Hewitt	Metcalfe	Shanahan
Bedell	Davis, M	Hinson	Miller	Sherry
Bostwick	Denison	Hoadley	Monroe	Simpson
Bourke	Dickinson	Hooker	Moran	Smith, A P
Bridgeman	Doll	Hornidge	Moreland	Smith, G H
Bullwinkel	Dooling	Hubbs	Mortimer	Smith, J T
Burke	Doughty	Hughes	Neville	Stiles
Burnett	Dowling	Kearney	Nichols	Sullivan
Burns	Duer	Keegan	Orr	Thorn
Butler	Dwyer	Kehoe	Oxford	Treat
Cadin	Evans	Knapp	Pallace	Ulmann
Candee	Everett	Landon	Patchin	Wainwright
Clark	Ferre	Leggett	Patton	Weber
Cohn	Finch	Lewis	Phillips	Wemple
Conkling, H	Finegan	Lynch	Platt	Whitney
Cook, E	Fowler	McCarthy, E J	Prince	Wolf
Coon	Graeff	McCarthy, J J	Remsen	Wood
Costello	Grattan	McCullough	Richter	Yale
Coutant	Hackett	McInerney	Robinson	Zettler

Mr. Palmer moved to reconsider the vote on the final passage of said bill.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoadley	Morgan	Simpson
Agnew	Davis, L L	Hoffman	Mortimer	Sloane
Allston	Denison	Hornidge	Mullaney	Smith, A P
Bedell	Dickinson	Hughes	Nye	Smith, G H
Bostwick	Dolan	Kearney	Orr	Smith, J T
Bourke	Doll	Keegan	Outterson	Stevens
Bridgeman	Dooling	Kehoe	Oxford	Sullivan
Brill	Dowling	Knapp	Pallace	Sulzbarger
Bullwinkel	Duer	Landon	Patchin	Thorn
Burke	Ellis	Leggett	Patton	Traub
Burns	Evans	Lewis	Plank	Treat

Butler	Farrell	Lynch	Platt	Ulmann
Byrne	Ferre	Mathews	Prince	Wainwright
Candee	Finegan	McCarthy, J J	Reeve	Weber
Chambers	Fitzpatrick	McCormack	Rensen	Wemple
Cohn	Graeff	McInerney	Reynolds	Whitney
Conkling, J B	Grattan	McManus	Robinson	Williams
Cook, E	Hackett	Mead	Rogers	Wolf
Coon	Hammond	Merritt	Ruehl	Wood
Coutant	Hanford	Miller	Scovill	Yale
Cowan	Hayden	Monroe	Sheldon	Zettler
Curry	Hewitt	Moran	Sherry	

Said bill having been announced for a third reading.

On motion of Mr. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 717, Assembly reprint No. 2040) entitled "An act to amend the Game Law, relative to grouse and woodcock in the counties of Schoharie, Montgomery and Otsego" (Rec. No. 236), having been announced for a third reading,

On motion of Mr. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 2049) entitled "An act to amend chapter 108 of the Laws of 1884, relative to increasing the number of directors of the Knickerbocker Trust Company" (Int. No. 185), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Harvey	Mead	Rogers
Agnew	Daly	Hayden	Metcalfe	Ruehl
Allen	Davis, M	Hinson	Miller	Scovill
Apgar	Denison	Hoadley	Moran	Sheldon
Bedell	Dickinson	Hoffman	Moreland	Sherry
Bourke	Doll	Hornidge	Mortimer	Sloane
Bradley	Doolling	Hubbs	Mullaney	Smith, A P
Brill	Doughty	Kearney	Nichols	Smith, G H

Bullwinkel	Doyle	Keegan	Nye	Smith, J T
Burnett	Duer	Kehoe	Orr	Stiles
Butler	Dwyer	Knapp	Oxford	Sullivan
Byrne	Evans	Landon	Palmer	Sulzbürger
Candee	Everett	Leggett	Patchin	Traub
Clark	Farrell	Litthauer	Patton	Ulmann
Cohn	Ferre	Lynch	Pearsall	Weber
Conkling, J B	Finegan	McCarthy, E J	Plank	Wemple
Cook, E	Fitzpatrick	McCarthy, J J	Platt	Whitney
Cooke, W V	Fowler	McCullough	Reeve	Wolf
Costello	Grattan	McInerney	Remsen	Wood
Coutant	Hackett	McKeown	Reynolds	Yale
Cowan	Hammond	McNair	Robinson	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill, and as amended have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 2039) entitled "An act to amend the Code of Civil Procedure in relation to the jurisdiction of the surrogates court" (Int. No. 925), having been announced for a third reading,

On motion of Mr. E. Cook, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 2034) entitled "An act to amend the Code of Civil Procedure, relative to the appointment of court officers" (Int. No. 1063), having been announced for a third reading,

On motion of Mr. Phillips, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

Mr. Everett offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill No. 727, entitled "An act to amend chapter 416 of the Laws of 1902, entitled 'An act making an appropriation for the adjutant-general to enable him to replace personal loss of military property incurred by organizations and destroyed by fire in the Seventy-first Regiment armory,' relative to auditing the claim of the bandmaster" (Int. No. 373), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill No. 727, entitled "An act to amend chapter 416 of the Laws of 1902, entitled 'An act making an appropriation for the adjutant-general to enable him to replace personal loss of military property incurred by organizations and destroyed by fire in the Seventy-first Regiment armory,' relative to auditing the claim of the bandmaster" (Int. No. 373), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

On motion of Mr. Burnett, the House adjourned.

MONDAY, APRIL 20, 1903.

The House met pursuant to adjournment.

Prayer by Rev. William W. Battershall.

On motion of Mr. Burnett, the reading of the journal of Saturday, April 18, was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the State Historian, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence the following entitled bills:

"An act in relation to the salaries of the attendants of the court of general sessions of the city and county of New York" (No. 1020, Rec. No. 379), which was read the first time and referred to the committee on rules.

"An act to enable the commissioner of correction of the city of New York to rehear and determine the charges against John Ryan, formerly a keeper in the penitentiary, under the charge of the correction department of the city of New York" (No. 966, Rec. No. 380), which was read the first time and referred to the committee on rules.

"An act to authorize the Binghamton Railway Company to supply light, heat, power, steam and electricity to the inhabitants

and municipal authorities of the city of Binghamton and the towns and villages adjacent thereto, and to acquire the necessary franchises for those purposes" (No. 192, Rec. No. 381), which was read the first time and referred to the committee on rules.

"An act to amend chapter 613 of the Laws of 1896, entitled 'An act in relation to the widening and improvement of East One Hundred and Forty-ninth street from East river to Harlem river, providing for the raising of part of the expenses by assessment and part out of the fund known as the fund for street and park openings in said city' (No. 801, Rec. No. 382), which was read the first time and referred to the committee on rules.

"An act to amend chapter 173 of the Laws of 1901, entitled 'An act to amend the Tax Law, in relation to the taxable transfers of property' (No. 1125, Rec. No. 383), which was read the first time and referred to the committee on rules.

"An act to provide for the erection of an armory in the city of Rochester, for the use of the National Guard and Naval Militia there stationed, and making an appropriation therefor, providing for the purchase of a site for such armory and the taking of real estate therefor" (No. 1082, Rec. No. 384), which was read the first time and referred to the committee on rules.

"An act in relation to persons employed in the preservation of the public records in the surrogate's office of the county of New York" (No. 1120, Rec. No. 385), which was read the first time and referred to the committee on rules.

"An act to amend chapter 182 of the Laws of 1892, entitled 'An act to incorporate the city of Mount Vernon, relating to official newspapers' (No. 869, Rec. No. 386), which was read the first time and referred to the committee on rules.

"An act to authorize the appointment by the Governor of a commission to investigate certain threatened pollution of the waters of New York bay, and making an appropriation for the expenses of such commission" (No. 1102, Rec. No. 387), which was read the first time and referred to the committee on rules.

"Concurrent resolution of the Senate and Assembly, proposing amendment to article 6 of the Constitution relating to

Supreme Court judicial districts" (No. 1124, Rec. No. 388), which was read the first time and referred to the committee on rules.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

"An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidated School Law." (No. 1164, Rec. No. 388.)

"An act for the relief of the Institution of Mercy in the city of New York, and to authorize a change of a certain lease made by the mayor, aldermen and commonalty of New York city to John McCloskey, Archbishop of New York, to be held by him and his successors for the use of said Institution of Mercy, to a grant to John M. Farley, Archbishop of New York and his successors and to the said Institution of Mercy, and to authorize the sale or lease of the property covered thereby by John M. Farley, Archbishop of New York, and his successors, and by said Institution of Mercy." (No. 1059, Rec. No. 363.)

Which report was agreed to, and said bill ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend chapter 539 of the Laws of 1902, entitled 'An act to incorporate the Lower Niagara River Power and Water Supply Company,' relative to the powers of such company." (No. 1618, Int. No. 1222.)

"An act to amend chapter 120 of the Laws of 1886, entitled 'An act to revise the charter of the city of Lockport,' relating to the salary and contingent fund, and the creation of a lift bridge fund." (No. 826, Int. No. 707.)

"An act to amend chapter 414 of the Laws of 1897, entitled 'An act in relation to villages, constituting chapter 21 of the general laws,' in relation to the sprinkling of streets." (No. 2050, Int. No. 52.)

"An act to amend chapter 523^a of the Laws of 1890, entitled 'An act in relation to the office of sheriff of the city and county of New York,' as amended by chapter 477 of the Laws of 1894 and chapter 636 of the Laws of 1897, relative to salaries." (No. 2058, Int. No. 1300.)

"An act to prevent misrepresentation in the sale of merchandise." (No. 1234, Int. No. 977.)

"An act to authorize the electors of the town of Newfane, Niagara county, to vote upon the local option questions specified in section 16 of the Liquor Tax Law as restricted to the limits of the hamlet commonly known as Olcott situate in said town." (No. 2079, Int. No. 1424.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately:

"An act to amend the Highway Law, in relation to the appointment of overseers of highways." (No. 2062, Int. No. 874.)

"An act to amend the charter of the city of Rochester." (No. 1921, Int. No. 1381.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend chapter 62 of the Laws of 1888, entitled 'An

act to amend chapter 644 of the Laws of 1886, entitled "An act to enable any county, city or town in the State of New York to lease its public buildings, or a part thereof, to posts of the Grand Army of the Republic."'' (No. 854, Rec. No. 305.)

"An act to authorize the commissioners of the sinking fund of the city of New York to change a certain lease made by the city of New York to the Orphans' Home and Asylum of the Protestant Episcopal church in New York, to a grant to said Orphans' Home and Asylum and to authorize the sale or lease of the property covered thereby, by the said Orphans' Home and Asylum of the Protestant Episcopal church in New York." (No. 1060, Rec. No. 362.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Coon, from the committee on printed and engrossed bills, reported the following entitled bills as correctly printed or engrossed:

"An act to amend the Penal Code by adding a section to be known as section 384-q, relative to the employment of certain persons and the payment of wages." (No. 2055, Int. No. 190.)

"An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Walter M. Stafford, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Walter M. Stafford in the position formerly held by him." (No. 2084, Int. No. 1345.)

"An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (No. 2085, Int. No. 1385.)

"An act to amend the Penal Code, in relation to prisoners escaping." (No. 2083, Int. No. 900.)

"An act in relation to assessments for local improvements, on property exempt from taxation." (No. 2082, Int. No. 731.)

"An act to amend chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State,

constituting chapter 31 of the general laws,' in relation to the sale of grouse and woodcock." (No. 2080, Rec. No. 203.)

Mr. Speaker announced the special order, being the bill (No. 463) entitled "An act to amend the Greater New York charter by providing for a separate statement of the value of land in assessments of real estate and for the publication of the annual record of the assessed valuation of real estate in the city of New York." (Int. No. 438.)

On motion of Mr. Bostwick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 9

Those who voted in the affirmative, were:

Abrams	Dowling	Leggett	Pallace	Smith, A P
Agnew	Dwyer	Lewis	Patchin	Smith, C W
Allen	Ellis	Lynch	Patton	Smith, G H
Allston	Evans	McInerney	Pearsall	Smith, J T
Bedell	Everett	McKeown	Phillips	Stevens
Bostwick	Ferre	McNair	Plank	Stiles
Brill	Finch	Mead	Platt	Thorn
Burnett	Grattan	Merritt	Reeve	Traub
Butler	Hammond	Miller	Remsen	Treat
Byrne	Hanford	Monroe	Reynolds	Ulmann
Chambers	Harvey	Moran	Robinson	Wainwright
Clark	Hayden	Moreland	Rogers	Weber
Conkling, H	Hoadley	Morgan	Ruehl	Wemple
Conkling, J B	Hoffman	Mortimer	Scovill	Whitney
Cook, E	Hubbs	Neville	Shanahan	Williams
Coon	Kearney	Nye	Sheldon	Wolf
Cox	Kehoe	Orr	Sherry	Wood
Davis, M	Knapp	Outterson	Simpson	Yale
Denison	Landon	Oxford	Sloane	Zettler

Those who voted in the negative, were:

Cooke, W V	Dooling	Hackett	McManus	Sulzbürger
Curry	Fitzpatrick	McCormack	Metcalfe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2014) entitled "An act to amend the Code of Civil Procedure, relative to the distribution of the estates of intestates." (Int. No. 1399.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 2

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Mead	Ruehl
Agnew	Dale	Hewitt	Merritt	Shanahan
Allen	Daly	Hoadley	Metcalfe	Sheldon
Apgar	Davis, L L	Hoffman	Monroe	Simpson
Bedell	Davis, M	Hooker	Moran	Smith, A P
Bostwick	Denison	Hubbs	Moreland	Smith, C W
Bourke	Dolan	Hughes	Mortimer	Smith, G H
Bridgeman	Doll	Kearney	Neville	Stevens
Brill	Doughty	Keegan	Nichols	Stiles
Bullwinkel	Dowling	Kehoe	Orr	Sulzburger
Burnett	Doyle	Knapp	Outterson	Thorn
Burns	Dwyer	Landon	Pallace	Treat
Byrne	Ellis	Leggett	Patchin	Ulmann
Cadin	Everett	Lewis	Pearsall	Wainwright
Chambers	Ferre	Lynch	Platt	Weber
Clark	Finch	Mathews	Prince	Whitney
Cohn	Fitzpatrick	McCarthy, E J	Reeve	Williams
Conkling, J B	Fowler	McCarthy, J J	Reynolds	Wolf
Cook, E	Graeff	McCormack	Richter	Wood
Coon	Grattan	McInerney	Robinson	Yale
Costello	Hammond	McKeown	Rosenstein	Zettler
Cowan	Hanford	McManus		

Those who voted in the negative, were:

Palmer Phillips

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2047) entitled "An act to amend the Greater New York charter,

relative to the qualifications of city magistrates." (Int. No. 1414.)

On motion of Mr. Neville, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 3

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Monroe	Sherry
Agnew	Daly	Hewitt	Moreland	Simpson
Allston	Davis, L L	Hoadley	Morgan	Sloane
Apgar	Davis, M	Hoffman	Mortimer	Smith, A P
Bedell	Denison	Hooker	Neville	Smith, C W
Bourke	Dickinson	Hubbs	Nichols	Smith, J T
Bradley	Dolan	Hughes	Nye	Stiles
Brill	Dooling	Keegan	Outterson	Sulzbürger
Bullwinkel	Doughty	Kehoe	Oxford	Thorn
Burnett	Dowling	Knapp	Pallace	Traub
Burns	Duer	Landon	Patton	Treat
Byrne	Dwyer	Leggett	Phillips	Ulmann
Candee	Ellis	Litthauer	Plank	Wainwright
Chambers	Evans	Lynch	Platt	Weber
Cohn	Everett	McCarthy, E J	Reeve	Wemple
Conkling, H	Farrell	McCarthy, J J	Reynolds	Whitney
Cook, E	Finch	McCullough	Robinson	Williams
Coon	Finegan	McKeown	Rosenstein	Wolf
Costello	Fitzpatrick	McManus	Scovill	Wood
Coutant	Grattan	Mead	Shanahan	Yale
Cox	Hackett	Merritt	Sheldon	Zettler
Curry	Hanford	Metcalfe		

Those who voted in the negative, were:

Fowler	Palmer	Stevens
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2051) entitled "An act to amend chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' in relation to the sale of grouse and woodcock." (Int. No. 203.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 86

NOES 36

Those who voted in the affirmative, were:

Agnew	Dolan	Kearney	Nichols	Sloane
Allen	Doll	Leggett	Outterson	Smith, A P
Allston	Doughty	Lewis	Palmer	Smith, G H
Bedell	Dwyer	Mathews	Patchin	Stevens
Bostwick	Ellis	McCarthy, E J	Pearsall	Stiles
Brill	Evans	McCormack	Phillips	Sullivan
Burnett	Farrell	McInerney	Prince	Sulzbürger
Chambers	Ferre	McKeown	Reeve	Thorn
Clark	Finch	McNair	Reynolds	Traub
Conkling, H	Fitzpatrick	Metcalfe	Robinson	Ulmann
Cook, E	Fowler	Miller	Rogers	Wainwright
Coon	Grattan	Monroe	Rosenstein	Wemple
Coutant	Hammond	Moran	Ruehl	Whitney
Dale	Hewitt	Moreland	Scovill	Williams
Daly	Hooker	Morgan	Shanahan	Wolf
Davis, L L	Hornidge	Mortimer	Sherry	Wood
Davis, M	Hubbs	Neville	Simpson	Zettler
Denison				

Those who voted in the negative, were:

Abrams	Cox	Hanford	McManus	Remsen
Bradley	Curry	Harvey	Merritt	Richter
Bridgeman	Dooling	Hayden	Nye	Sheldon
Burke	Dowling	Hoadley	Orr	Smith, C W
Cadin	Doyle	Hughes	Patton	Treat
Conkling, J B	Graeff	Knapp	Plank	Weber
Costello	Hackett	Litthauer	Platt	Yale
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the bill (No. 763) entitled "An act to amend the Highway Law, in relation to the duties of commissioners of highways in certain towns." (Int. No. 666.)

Said bill having been announced for a second reading,

On motion of Mr. M. Davis, said bill was laid aside, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the bill (No. 1638) entitled "An act to amend the Greater New York charter relative to establishing a bureau in the department of finance to be called the bureau of municipal accounts and statistics." (Int. No. 1225.)

Said bill having been announced for a second reading,

On motion of Mr. Bostwick, said bill was laid aside, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the bill (No. 1468) entitled "An act to amend the Code of Civil Procedure, relative to the confirmation of certain conveyances of real estate." (Int. No. 1133.)

Said bill having been announced for a second reading,

On motion of Mr. Fowler, said bill was recommitted to the committee on rules, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the bill (No. 2048) entitled "An act to amend chapter 338 of the Laws of 1892, entitled 'An act to authorize the East River Gas Company of Long Island City to supply gas and electricity in the city of New York.'" (Int. No. 95.)

Said bill having been announced for a second reading,

On motion of Mr. Remsen, said bill was laid aside, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the Senate bill (No. 657) entitled "An act to amend chapter 700 of the Laws of 1895, entitled 'An act to extend the time of commencement or construction or completion of railroads other than street surface railroads,' in relation to the extension of time for such commencement or completion." (Rec. No. 239.)

On motion of Mr. Rogers, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 421) entitled "An act to amend sections 1804 and 1810

of the Code of Civil Procedure, relating to the dissolution and liquidation of corporations." (Rec. No. 181.)

Said bill having been announced for a second reading,

On motion of Mr. Landon, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 590) entitled "An act to amend subdivision 3 of section 438 of the Code of Civil Procedure, relating to cases in which service of summons by publication, etc., may be ordered." (Rec. No. 135.)

Said bill having been announced for a second reading,

On motion of Mr. Rogers, said bill was laid aside, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the Senate bill (No. 930) entitled "An act to amend the Public Health Law relative to the practice of nursing." (Rec. No. 316.)

Said bill having been announced for a second reading,

Mr. Palmer moved that the House do now adjourn.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Palmer, and it was determined in the negative.

AYES 47

NOES 85

Those who voted in the affirmative, were:

Abrams	Daly	Keegan	McManus	Rosenstein
Bourke	Doll	Kehoe	Metcalfe	Shanahan
Bradley	Dooling	Litthauer	Mortimer	Sherry
Bullwinkel	Ellis	Lynch	Mullaney	Sloane
Burke	Farrell	Mathews	Neville	Sullivan
Burns	Ferre	McCarthy, E J	Oxford	Sulzburger
Byrne	Fitzpatrick	McCormack	Pallace	Ulmann
Cooke, W V	Hackett	McCullough	Palmer	Wolf
Curry	Hinson	McInerney	Prince	Zettler
Dale	Hoffman			

Those who voted in the negative, were:

Agnew	Coutant	Hayden	Nye	Simpson
Allen	Cowan	Hewitt	Orr	Smith, A P
Allston	Cox	Hoadley	Oттerson	Smith, C W
Apgar	Davis, L L	Hooker	Patchin	Smith, G H
Bedell	Davis, M	Hubbs	Pattor	Smith, J T
Bostwick	Denison	Hughes	Pearsall	Stevens
Bridgeman	Doughty	Knapp	Phillips	Stiles

Brill	Dowling	Landon	Plank	Thorn
Burnett	Dwyer	Leggett	Platt	Traub
Cadin	Evans	Lewis	Reeve	Treat
Chambers	Finch	McNair	Remsen	Wainwright
Clark	Fowler	Merritt	Reynolds	Weber
Conkling, H	Graeff	Monroe	Robinson	Wemple
Conkling, J B	Grattan	Moran	Rogers	Whitney
Cook, E	Hammond	Moreland	Ruehl	Williams
Coon	Hanford	Morgan	Scovill	Wood
Costello	Harvey	Nichols	Sheldon	Yale

Mr. Nye moved to amend said bill as follows:

Page 4, lines 5 and 6, strike out the words "may upon the recommendation of said board of examiners" and insert the word "shall."

Same page, line 11, strike out the word "three" and insert in place thereof the word "two."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Nye, and it was determined in the negative.

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 8

Those who voted in the affirmative, were:

Abrams	Cox	Hammond	Mullaney	Sloane
Agnew	Curry	Hewitt	Neville	Smith, A P
Allen	Dale	Hornidge	Nichols	Smith, C W
Allston	Daly	Hughes	Oxford	Smith, G H
Apgar	Davis, L L	Kearney	Pallace	Smith, J T
Bedell	Davis, M	Keegan	Palmer	Stevens
Bostwick	Denison	Landon	Patton	Stiles
Bridgeman	Dolan	Litthauer	Phillips	Sullivan
Bullwinkel	Doll	McCarthy, E J	Plank	Sulzburger
Burke	Doughty	McCarthy, J J	Reeve	Thorn
Burnett	Dowling	McCormack	Remsen	Traub
Burns	Doyle	McCullough	Reynolds	Treat
Byrne	Dwyer	McInerney	Richter	Ulmann
Cadin	Ellis	McKeown	Robinson	Wainwright
Chambers	Everett	McManus	Rogers	Weber
Clark	Farrell	McNair	Rosenstein	Wemple

Cohn	Ferre	Metcalfe	Ruchl	Whitney
Conkling, H	Finch	Miller	Seovill	Williams
Cook, E	Fitzpatrick	Moran	Shanahan	Wolf
Cooke, W V	Fowler	Moreland	Sheldon	Wood
Coon	Graeff	Morgan	Sherry	Yale
Cowan	Hackett	Mortimer	Simpson	Zettler

Those who voted in the negative, were:

Candee	Dooling	Hooker	Merritt	Nye
Conkling, J B	Harvey	Hubbs		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1000) entitled "An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis." (Rec. No. 321.)

Said bill having been announced for a second reading,

On motion of Mr. Bedell, and by unanimous consent said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 594) entitled "An act to amend the Code of Civil Procedure, in relation to attorneys of other States acting as associate counsel in this State." (Rec. No. 269.)

Said bill having been announced for a second reading,

On motion of Mr. Morgan, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 228) entitled "An act to amend the Insurance Law relating to associations of underwriters known as Lloyds." (Rec. No. 292.)

Said bill having been announced for a second reading,

On motion of Mr. Morgan, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1051) entitled "An act to amend certain sections of chapter 20 of the Laws of 1900, entitled 'An act for the pro-

tection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' relating to various subjects." (Rec. No. 308.)

Said bill having been announced for a second reading,

On motion of Mr. Allston, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 729) entitled "An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring East brook, a tributary of the easterly branch of St. Regis river a public highway for the floating of logs and shingle bolts.'" (Rec. No. 227.)

On motion of Mr. Merritt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 61

NOES 69

Those who voted in the affirmative, were:

Agnew	Coon	Hoadley	Nye	Scovill
Allston	Coutant	Hooker	Outterson	Sheldon
Apgar	Cowan	Hubbs	Patton	Simpson
Bedell	Cox	Hughes	Phillips	Stiles
Bostwick	Davis, L L	Knapp	Plank	Thorn
Butler	Davis, M	Landon	Prince	Traub
Cadin	Dwyer	Leggett	Reeve	Ulmann
Candee	Evans	Lewis	Remsen	Wemple
Chambers	Finch	McNair	Reynolds	Whitney
Clark	Fowler	Merritt	Robinson	Williams
Conkling, H	Graeff	Monroe	Rogers	Wood
Conkling, J B	Grattan	Moreland	Ruehl	Yale
Cook, E				

Those who voted in the negative, were:

Abrams	Denison	Hanford	McInerney	Richter
Bourke	Dolan	Harvey	McManus	Rosenstein
Bradley	Doll	Hayden	Metcalfe	Shanahan
Bridgeman	Dooling	Hinson	Miller	Sherry

Bullwinkel	Doughty	Hoffman	Moran	Smith, A P
Burke	Dowling	Hornidge	Morgan	Smith, C W
Burnett	Doyle	Kearney	Mortimer	Smith, G H
Burns	Ellis	Kehoe	Mullaney	Stevens
Cohn	Everett	Litthauer	Orr	Treat
Cooke, W V	Farrell	Lynch	Oxford	Wainwright
Costello	Ferre	Mathews	Pallace	Weber
Curry	Fitzpatrick	McCarthy, E J	Palmer	Wolf
Dale	Hackett	McCormack	Patchin	Zettler
Daly	Hammond	McCullough	Pearsall	

Mr. Merritt moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Merritt, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 307) entitled "An act to provide for annual reports by cities of the second and third class of their financial condition." (Rec. No. 182.)

Said bill having been announced for a second reading,

On motion of Mr. Rogers, said bill was recommitted to the committee on rules, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the Senate bill (No. 901) entitled "An act to provide for the appointment of a commission to investigate the condition of the adult blind in the State of New York and to report of the expediency of the establishment by the State of industrial training schools or other institutions, and making an appropriation to provide for the expenses of such commission." (Rec. No. 234.)

Said bill having been announced for a second reading,

On motion of Mr. Richter, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 189) entitled "An act making an appropriation for the Society for the Reformation of Juvenile Delinquents at Randall's Island." (Rec. No. 242.)

Said bill having been announced for a second reading,

On motion of Mr. Rogers, said bill was recommitted to the

committee on rules, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the Senate bill (No. 351) entitled "An act relative to spearing fish in Seneca lake, being an amendment to section 80, article 4, of chapter 31 of the general laws.

Said bill having been announced for a second reading,

On motion of Mr. M. Davis, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 697) entitled "An act to amend section 4 of article 1 of chapter 31 of the general laws, relative to the sale of venison in certain parts of the State." (Rec. No. 170.)

Said bill having been announced for a second reading,

On motion of Mr. M. Davis, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 352) entitled "An act relating to the width for tires to be used on vehicles after January 1, 1905." (Rec. No. 164.)

Said bill having been announced for a second reading,

On motion of Mr. M. Davis, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the bill (No. 1234) entitled "An act to prevent misrepresentation in the sale of merchandise." (Int. No. 977.)

On motion of Mr. Dooling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hornidge	Miller	Rosenstein
Agnew	Dickinson	Hubbs	Monroe	Ruehl
Allen	Dolan	Hughes	Moreland	Scovill
Apgar	Dooling	Keegan	Morgan	Sheldon
Bedell	Dowling	Knapp	Mortimer	Sherry
Bradley	Duer	Landon	Neville	Sloane
Bridgeman	Dwyer	Leggett	Nichols	Smith, A P
Burke	Evans	Litthauer	Nye	Smith, G H
Burns	Farrell	Lynch	Outterson	Smith, J T
Butler	Finch	McCarthy, E J	Oxford	Stiles
Cadin	Finegan	McCarthy, J J	Pallace	Sulzbürger
Chambers	Fowler	McCormack	Patchin	Thorn
Cohn	Grattan	McInerney	Patton	Treat
Conkling, H	Hammond	McKeown	Phillips	Weber
Cook, E	Hanford	McManus	Plank	Wemple
Coon	Hayden	McNair	Prince	Williams
Coutant	Hinson	Mead	Remsen	Wolf
Cowan	Hoadley	Merritt	Reynolds	Yale
Curry	Hoffman	Metcalfe	Robinson	Zettler
Daly				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2079) entitled "An act to authorize the electors of the town of Newfane, Niagara county, to vote upon the local option questions specified in section 16 of the Liquor Tax Law as restricted to the limits of the hamlet commonly known as Olcott situate in said town." (Int. No. 1424.)

On motion of Mr. Leggett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hooker	Monroe	Shanahan
Agnew	Davis, M	Hubbs	Moran	Sheldon
Allston	Denison	Hughes	Morgan	Simpson
Apgar	Dickinson	Kearney	Mortimer	Sloane

Bostwick	Dolan	Keegan	Neville	Smith, A P
Bradley	Doll	Knapp	Nichols	Smith, G H
Bridgeman	Doughty	Landon	Orr	Smith, J T
Brill	Dowling	Leggett	Oxford	Stevens
Bullwinkel	Duer	Lewis	Pallace	Sullivan
Burnett	Ellis	Litthauer	Patchin	Sulzbürger
Butler	Evans	Mathews	Patton	Thorn
Byrne	Everett	McCarthy, E J	Phillips	Treat
Candee	Ferre	McCarthy, J J	Plank	Ulmann
Cohn	Finegan	McCormack	Prince	Wainwright
Conkling, J B	Fowler	McCullough	Remsen	Weber
Cook, E	Graeff	McKeown	Reynolds	Whitney
Coon	Hackett	McManus	Robinson	Wolf
Costello	Hanford	McNair	Rogers	Wood
Cowan	Hayden	Merritt	Ruehl	Yale
Cox	Hinson	Metcalfe	Seovill	Zettler
Curry	Hoadley			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 110, Assembly reprint No. 2050) entitled "An act to amend chapter 414 of the Laws of 1897, entitled 'An act in relation to villages, constituting chapter 21 of the general laws,' in relation to the sprinkling of streets." (Rec. No. 52.)

Said bill having been announced for a second reading,

On motion of Mr. Stevens, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the bill (No. 2058) entitled "An act to amend chapter 523 of the Laws of 1890, entitled 'An act in relation to the office of sheriff of the city and county of New York,' as amended by chapter 477 of the Laws of 1894 and chapter 636 of the Laws of 1897, relative to salaries." (Int No. 1300.)

On motion of Mr. Wood, said bill was read the second time, and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 1

Those who voted in the affirmative, were:

Abrams	Daly	Hoffman	Moran	Scovill
Agnew	Davis, L L	Hooker	Morgan	Sheldon
Allston	Denison	Hubbs	Mullaney	Sherry
Apgar	Dickinson	Hughes	Neville	Simpson
Bedell	Dolan	Keegan	Nichols	Smith, A P
Bourke	Dooling	Knapp	Orr	Smith, C W
Bridgeman	Doughty	Landon	Outterson	Smith, G H
Bullwinkel	Doyle	Leggett	Pallace	Stevens
Burnett	Dwyer	Lewis	Palmer	Stiles
Butler	Evans	Lynch	Patton	Sulzbarger
Byrne	Everett	McCarthy, E J	Pearsall	Thorn
Cadin	Ferre	McCarthy, J J	Phillips	Traub
Candee	Finegan	McCullough	Platt	Ulmann
Clark	Fitzpatrick	McInerney	Prince	Wainwright
Cohn	Graeff	McKeown	Reeve	Wemple
Conkling, J B	Grattan	McNair	Remsen	Williams
Cooke, W V	Hammond	Merritt	Reynolds	Wolf
Coon	Hanford	Metcalfe	Richter	Wood
Coutant	Hayden	Miller	Rogers	Yale
Curry	Hinson	Monroe	Ruehl	Zettler

In the negative:

Conkling, H

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1618) entitled "An act to amend chapter 539 of the Laws of 1902, entitled 'An act to incorporate the Lower Niagara River Power and Water Supply Company,' relative to the powers of such company." (Int. No. 1222.)

On motion of Mr. Leggett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 8

Those who voted in the affirmative, were:

Agnew	Cowan	Harvey	Moreland	Ruehl
Allen	Cox	Hayden	Morgan	Scovill
Allston	Daly	Hewitt	Mortimer	Sheldon
Apgar	Davis, L L	Hoffman	Mullaney	Sherry
Bedell	Davis, M	Hooker	Neville	Simpson
Bostwick	Denison	Hornidge	Nichols	Sloane
Bridgeman	Dolan	Hubbs	Orr	Smith, A P
Brill	Dooling	Hughes	Outterson	Smith, G H
Burnett	Doughty	Kearney	Oxford	Smith, J T
Burns	Dowling	Keegan	Pallace	Stevens
Butler	Dwyer	Kehoe	Patchin	Stiles
Byrne	Ellis	Landon	Patton	Thorn
Cadin	Evans	Leggett	Phillips	Traub
Candee	Everett	Lewis	Plank	Treat
Chambers	Ferre	Lynch	Platt	Wainwright
Clark	Finch	McCarthy, E J	Prince	Weber
Conkling, H	Fitzpatrick	McCormack	Reeve	Wemple
Conkling, J B	Fowler	McInerney	Remsen	Whitney
Cook, E	Graeff	McKeown	Reynolds	Williams
Cooke, W V	Grattan	McManus	Robinson	Wood
Coon	Hackett	McNair	Rogers	Yale
Costello	Hammond	Merritt	Rosenstein	Zettler
Coutant	Hanford	Monroe		

Those who voted in the negative, were:

Abrams	Bullwinkel	Farrell	Litthauer	Metcalfe
Palmer	Richter	Shanahan		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 826) entitled "An act to amend chapter 120 of the Laws of 1886, entitled 'An act to revise the charter of the city of Lockport,' relating to the salary and contingent fund, and the creation of a lift bridge fund." (Int. No. 707.)

On motion of Mr. Hoffman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Metcalfe	Scovill
Agnew	Daly	Hoffman	Miller	Shanahan
Allen	Davis, M	Hooker	Moran	Sheldon
Apgar	Denison	Hornidge	Moreland	Simpson
Bedell	Dolan	Hubbs	Mortimer	Smith, A P
Bourke	Doll	Hughes	Mullaney	Smith, C W
Bradley	Doughty	Kearney	Nichols	Smith, G H
Bridgeman	Dowling	Keegan	Nye	Smith, J T
Brill	Doyle	Kehoe	Orr	Stevens
Bullwinkel	Dwyer	Knapp	Oxford	Sullivan
Burnett	Ellis	Landon	Pallace	Thorn
Butler	Everett	Leggett	Palmer	Traub
Cadin	Farrell	Litthauer	Patton	Ulmann
Chambers	Finch	Lynch	Pearsall	Wainwright
Clark	Fitzpatrick	McCarthy, E J	Plank	Weber
Conkling, H	Graeff	McCarthy, J J	Platt	Whitney
Cook, E	Hackett	McCullough	Reeve	Wolf
Coon	Hanford	McInerney	Reynolds	Wood
Costello	Hayden	McManus	Richter	Yale
Cowan	Hewitt	McNair	Rogers	Zettler
Cox	Hinson	Merritt	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 1164) entitled "An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidated School Law." (Rec. No. 388.)

Said bill having been announced for a second reading,

On motion of Mr. G. H. Smith, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Tuesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1059) entitled "An act for the relief of the Institution of Mercy in the city of New York, and to authorize a change of a certain lease made by the mayor, aldermen and commonalty of New York city to John McCloskey, Archbishop of New York, to be held by him and his successors for the use of said Institution of Mercy, to a grant to John M. Farley, Archbishop of New York, and to his successors and to the said Institution of Mercy, and to authorize the sale or lease of the property covered thereby by John M. Farley, Archbishop of New York, and his successors, and by the said Institution of Mercy." (Rec. No. 363.)

Said bill having been announced for a second reading,

Mr. Speaker announced that if there was no objection said bill would be laid aside.

There being no objection, said bill was laid aside.

Mr. W. V. Cooke rose to a question of information, and desired to know what disposition had been made of said bill.

Mr. Speaker stated that the bill had been laid aside at the suggestion of the Chair.

Mr. W. V. Cooke raised the point of order that the House had not acted on said bill, but that the same had been arbitrarily attempted to be disposed of by the Speaker without the sanction of the House, and that said bill is now before the House.

Mr. Speaker decided the point of order not well taken.

Mr. W. V. Cooke appealed from the decision of the Chair.

Mr. Rogers moved that the appeal be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Rogers, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 1060) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to change a certain lease made by the city of New York to the Orphans' Home and Asylum of the Protestant Episcopal church in New York, to a grant to said Orphans' Home and Asylum and to authorize the sale or lease of the property covered thereby, by the said Orphans' Home and Asylum of the Protestant Episcopal church in New York." (Rec. No. 770.)

Said bill having been announced for a second reading,

Mr. Rogers moved that said bill be laid aside, retaining its place on the order of second reading.

Mr. W. V. Cooke asked for a vote on said motion.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Rogers, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 854) entitled "An act to amend chapter 62 of the Laws of 1888, entitled 'An act to amend chapter 644 of the Laws of

1886, entitled "An act to enable any county, city or town in the State of New York to lease its public buildings, or a part thereof, to posts of the Grand Army of the Republic." (Rec. No. 305.)

Said bill having been announced for a second reading,

Mr. W. V. Cooke moved to lay said bill aside.

Mr. Speaker put the question whether the House would agree to said motion of Mr. W. V. Cooke, and it was determined in the negative.

On motion of Mr. Grattan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hornidge	Moreland	Shanahan
Allen	Daly	Hubbs	Morgan	Sherry
Allston	Davis, L L	Kearney	Mortimer	Simpson
Apgar	Davis, M	Keegan	Mullaney	Smith, A P
Bostwick	Dolan	Knapp	Nichols	Smith, C W
Bourke	Doll	Landon	Orr	Smith, G H
Bridgeman	Doughty	Leggett	Outterson	Stevens
Brill	Dowling	Lewis	Pallace	Stiles
Burke	Duer	Litthauer	Patchin	Sulzbürger
Burns	Evans	Lynch	Patton	Thorn
Butler	Everett	Mathews	Phillips	Treat
Cadin	Ferre	McCarthy, J J	Plank	Ulmann
Chambers	Finegan	McCormack	Platt	Wainwright
Clark	Fowler	McInerney	Reeve	Weber
Cohn	Grattan	McKeown	Remsen	Wemple
Conkling, J B	Hammond	McManus	Richter	Williams
Cook, E	Hanford	Mead	Robinson	Wolf
Coon	Hayden	Merritt	Rogers	Wood
Costello	Hewitt	Miller	Ruehl	Yale
Cowan	Hoadley	Monroe	Scovill	Zettler
Cox	Hoffman	Moran		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 2062) entitled "An act to amend the Highway Law, in relation to the appointment of overseers of highways." (Int. No. 874.)

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hanford	Metcalf	Reynolds
Agnew	Cox	Hayden	Miller	Robinson
Allston	Dale	Hinson	Moran	Rosenstein
Bedell	Davis, L L	Hoadley	Moreland	Scovill
Bostwick	Davis, M	Hooker	Morgan	Shanahan
Bourke	Dickinson	Hornidge	Mullaney	Sherry
Bradley	Dolan	Hughes	Neville	Sloane
Brill	Dooling	Kearney	Nichols	Smith, C W
Bullwinkel	Dowling	Kehoe	Nye	Smith, J T
Burnett	Doyle	Knapp	Orr	Stiles
Burns	Dwyer	Landon	Outterson	Sullivan
Butler	Evans	Leggett	Oxford	Thorn
Cadin	Everett	Litthauer	Palmer	Traub
Chambers	Ferre	Mathews	Patchin	Ulmann
Cohn	Finch	McCarthy, E J	Patton	Weber
Conkling, H	Fitzpatrick	McCarthy, J J	Pearsall	Whitney
Cook, E	Graeff	McCormack	Plank	Wolf
Cooke, W V	Hackett	McInerney	Platt	Wood
Costello	Hammond	McKeown	Reeve	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1921) entitled "An act to amend the charter of the city of Rochester." (Int. No. 1381.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Merritt	Robinson
Allen	Dale	Hewitt	Metcalfe	Rosenstein
Allston	Davis, L L	Hoadley	Monroe	Ruehl
Apgar	Davis, M	Hoffman	Moran	Scovill
Bedell	Denison	Hornidge	Moreland	Sheldon
Bourke	Dolan	Hubbs	Mortimer	Simpson
Bradley	Doll	Kearney	Mullaney	Sloane
Brill	Dooling	Keegan	Nichols	Smith, A P
Burke	Doughty	Kehoe	Nye	Smith, G H
Burnett	Doyle	Landon	Orr	Stevens
Butler	Dwyer	Leggett	Oxford	Stiles
Byrne	Evans	Lewis	Pallace	Sulzburger
Candee	Everett	Lynch	Patchin	Traub
Clark	Ferre	Mathews	Patton	Treat
Cohn	Finegan	McCarthy, E J	Pearsall	Weber
Conkling, J B	Fitzpatrick	McCormack	Plank	Wemple
Cook, E	Fowler	McInerney	Platt	Williams
Coon	Grattan	McKeown	Reeve	Wolf
Costello	Hackett	McManus	Remsen	Yale
Cowan	Hanford	Mead	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2057) entitled "An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional justices for such court" (Int. No. 738), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hewitt	Metcalfe	Rogers
Agnew	Davis, M	Hinson	Miller	Rosenstein
Allston	Denison	Hooker	Monroe	Scovill
Apgar	Dickinson	Hornidge	Moran	Sheldon

Bostwick	Dolan	Hughes	Moreland	Sherry
Bourke	Doll	Kearney	Mortimer	Sloane
Bridgeman	Doughty	Keegan	Neville	Smith, A P
Bullwinkle	Doyle	Knapp	Nichols	Smith, G H
Burnett	Duer	Landon	Orr	Smith, J T
Butler	Ellis	Leggett	Outtersen	Stiles
Byrne	Evans	Lewis	Pallace	Sullivan
Candee	Farrell	Litthauer	Palmer	Thorn
Clark	Ferre	Mathews	Patton	Traub
Conkling, H	Finch	McCarthy, E J	Pearsall	Ulmann
Conkling, J B	Finegan	McCarthy, J J	Plank	Weber
Cooke, W V	Fowler	McCormack	Platt	Wemple
Costello	Graeff	McInerney	Prince	Williams
Coutant	Hackett	McKeown	Reeve	Wolf
Cox	Hammond	McManus	Remsen	Wood
Curry	Hayden	McNair	Reynolds	Yale
Dale		Merritt	Richter	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1922) entitled "An act to amend the Greater New York charter, relative to the commitment of persons convicted of public intoxication, disorderly conduct, vagrancy and misdemeanors" (Int. No. 297), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 2

Those who voted in the affirmative, were:

Agnew	Davis, L L	Hoadley	Miller	Rogers
Allen	Denison	Hooker	Monroe	Ruehl
Apgar	Dickinson	Hornidge	Moran	Scovill
Bedell	Doll	Hubbs	Morgan	Sheldon
Bourke	Dooling	Hughes	Mortimer	Sherry
Bridgeman	Dowling	Keegan	Mullaney	Simpson
Brill	Doyle	Kehoe	Neville	Smith, A P
Burke	Duer	Knapp	Nichols	Smith, G H
Burnett	Ellis	Landon	Nye	Smith, J T
Butler	Evans	Leggett	Orr	Stevens
Cadin	Everett	Lewis	Outtersen	Sulzbarger
Candee	Farrell	Litthauer	Pallace	Thorn
Chambers	Ferre	Mathews	Palmer	Treat
Cohn	Finch	McCarthy, E J	Patchin	Ulmann
Conkling, J B	Fitzpatrick	McCarthy, J J	Patton	Wainwright
Cook, E	Fowler	McCullough	Pearsall	Weber
Coon	Graeff	McInerney	Plank	Whitney
Costello	Hackett	McKeown	Platt	Wolf

Coutant	Hammond	McManus	Prince	Wood
Cox	Harvey	McNair	Reeve	Yale
Curry	Hewitt	Mead	Reynolds	Zettler
Dale	Hinson	Metcalfe	Robinson	

Those who voted in the negative, were:

McCormack Sullivan

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1908) entitled "An act to amend chapter 539 of the Laws of 1899, entitled 'An act to amend the Railroad Law, relative to when conductors, motormen and brakemen may be policemen'" (Int. No. 311), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 64

NOES 67

Those who voted in the affirmative, were:

Abrams	Cook, E	Harvey	Pallace	Smith, A P
Agnew	Coon	Hayden	Patchin	Smith, G H
Allen	Costello	Hewitt	Pearsall	Smith, J T
Apgar	Coutant	Hooker	Phillips	Stevens
Bedell	Cowan	Hubbs	Plank	Stiles
Bostwick	Davis, L L	Hughes	Platt	Treat
Bridgeman	Davis, M	Knapp	Reeve	Wainwright
Brill	Denison	McNair	Remsen	Weber
Burnett	Doughty	Monroe	Robinson	Wemple
Candee	Dowling	Morgan	Rogers	Whitney
Chambers	Dwyer	Nichols	Scovill	Williams
Conkling, H	Fowler	Orr	Sheldon	Yale
Conkling, J B	Hanford	Outterson	Simpson	

Those who voted in the negative, were:

Allston	Dolan	Hoffman	McManus	Richter
Bourke	Doll	Hornidge	Merritt	Rosenstein
Bradley	Dooling	Kearney	Metcalfe	Ruehl
Bullwinkel	Doyle	Keegan	Miller	Shanahan
Burns	Ellis	Kehoe	Moran	Sherry
Butler	Everett	Leggett	Mortimer	Smith, C W
Byrne	Farrell	Litthauer	Neville	Sullivan
Cadin	Ferre	Lynch	Nye	Sulzburger
Clark	Finch	Mathews	Oxford	Thorn
Cohn	Fitzpatrick	McCarthy, E J	Palmer	Traub

Cooke, W V	Graeff	McCormack	Patton	Ulmann
Curry	Hackett	McCullough	Prince	Wolf
Dale	Hinson	McInerney	Reynolds	Zettler
Daly	Hoadley			

The bill (No. 961) entitled "An act to amend the Tax Law, relating to the taxation of savings bank deposits" (Int. No. 797), having been announced for a third reading,

On motion of Mr. E. Cook, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1794) entitled "An act to amend the Railroad Law, in relation to rails of street surface railroads" (Int. No. 720), having been announced for a third reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 589) entitled "An act to amend the State Finance Law by adding an article in relation to municipal fiscal provisions and making an appropriation therefor" (Int. No. 524), having been announced for a third reading,

On motion of Mr. Hooker, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1312) entitled "An act to amend the Code of Civil Procedure in relation to the certification of foreign wills and letters of administration" (Int. No. 1037), having been announced for a third reading,

On motion of Mr. E. Cook, and by unanimous consent, Senate bill No. 747, Rec. No. 355, same title and subject, now on the order of third reading, was substituted therefor.

Mr. E. Cook offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of the Senate bill (No. 747) entitled "An act to amend the Code of Civil Procedure, in relation to the certification of foreign wills and letters of administration" (Rec. No. 355), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced for a second reading,

On motion of Mr. E. Cook, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. E. Cook, and by unanimous consent, said bill was substituted for Assembly bill No. 1312, Int. No. 1037, same title and subject, now on the order of third reading.

Said bill having been announced for a third reading,

On motion of Mr. E. Cook, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 2066) entitled "An act to amend section 554 of the Code of Civil Procedure, relating to the admission to bail of children charged with minor offenses" (Int. No. 1306), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hughes	Morgan	Scovill
Agnew	Davis, M	Kearney	Mortimer	Sheldon
Allen	Dickinson	Kehoe	Neville	Sherry
Apgar	Dolan	Knapp	Nichols	Simpson
Bostwick	Dooling	Leggett	Nye	Smith, A P
Bourke	Dowling	Lewis	Orr	Smith, C W
Bridgeman	Doyle	Litthauer	Oxford	Smith, J T
Brill	Dwyer	Lynch	Pallace	Stevens
Bullwinkel	Evans	Mathews	Patchin	Sullivan
Burnett	Everett	McCarthy, J J	Patton	Sulzbarger
Butler	Ferre	McCormack	Pearsall	Traub
Cadin	Finch	McCullough	Phillips	Treat
Candee	Fitzpatrick	McKeown	Plank	Ulmann
Chambers	Graeff	McManus	Platt	Wainwright
Cohn	Grattan	McNair	Reeve	Weber
Conkling, J B	Hammond	Mead	Remsen	Wemple
Cooke, W V	Hanford	Merritt	Reynolds	Whitney
Costello	Harvey	Miller	Richter	Williams
Coutant	Hewitt	Monroe	Rogers	Wolf
Cowan	Hoadley	Moran	Rosenstein	Wood
Curry	Hoffman	Moreland	Ruehl	Zettler
Dale	Hornidge			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2067) entitled "An act to amend the Tax Law, in relation to the appointment of appraisers" (Int. No. 1328), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hewitt	Miller	Rogers
Agnew	Cox	Hoadley	Monroe	Ruehl
Allen	Curry	Hoffman	Moran	Scovill
Allston	Daly	Hornidge	Moreland	Shanahan
Apgar	Davis, L L	Hughes	Mortimer	Sherry
Bostwick	Davis, M	Kearney	Mullaney	Simpson
Bourke	Denison	Keegan	Nichols	Smith, A P
Bradley	Dolan	Kehoe	Nye	Smith, G H
Brill	Doll	Knapp	Orr	Smith, J T
Bullwinkel	Doughty	Landon	Oxford	Stiles
Burnett	Doyle	Leggett	Pallace	Sulzburger
Burns	Duer	Lewis	Palmer	Thorn
Byrne	Ellis	Litthauer	Patchin	Treat
Cadin	Everett	Mathews	Pearsall	Wainwright
Candee	Farrell	McCarthy, E J	Plank	Weber
Clark	Finch	McCormack	Prince	Wemple
Cohn	Fitzpatrick	McCullough	Reeve	Whitney
Conkling, H	Graeff	McKeown	Remsen	Wolf
Conkling, J B	Hackett	McNair	Reynolds	Wood
Cooke, W V	Hammond	Mead	Robinson	Zettler
Coon	Harvey	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2061) entitled "An act to amend the Code of Civil Procedure, relating to the jurisdiction of justice's courts" (Int. No. 808), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Monroe	Ruehl
Agnew	Davis, M	Hubbs	Moran	Scovill
Allston	Dickinson	Hughes	Morgan	Shanahan
Apgar	Dolan	Keegan	Mortimer	Sheldon
Bedell	Dooling	Kehoe	Mullaney	Simpson
Bostwick	Dowling	Knapp	Neville	Smith, A P
Bradley	Doyle	Landon	Nichols	Smith, C W
Bridgeman	Dwyer	Leggett	Orr	Smith, J T
Bullwinkel	Evans	Lewis	Outterson	Stevens
Burnett	Farrell	Litthauer	Oxford	Stiles
Burns	Finch	Lynch	Pallace	Sulzbarger
Byrne	Finegan	McCarthy, E J	Palmer	Thorn
Candee	Fitzpatrick	McCormack	Patchin	Traub
Clark	Fowler	McCullough	Pearsall	Treat
Cohn	Grattan	McKeown	Phillips	Wainwright
Conkling, H	Hammond	McManus	Platt	Weber
Cook, E	Hanford	McNair	Prince	Wemple
Coon	Hayden	Mead	Reeve	Williams
Costello	Hewitt	Merritt	Reynolds	Wolf
Cowan	Hoadley	Metcalfe	Robinson	Yale
Cox	Hoffman	Miller	Rogers	Zettler
Dale				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2063) entitled "An act to amend the Domestic Commerce Law in relation to the manufacture and sale of thread" (Int. No. 993), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 14

Those who voted in the affirmative, were:

Abrams	Coutant	Hooker	Nye	Simpson
Agnew	Cowan	Hornidge	Orr	Sloane
Allen	Cox	Hubbs	Outterson	Smith, C W
Allston	Davis, L L	Hughes	Pallace	Smith, G H
Apgar	Davis, M	Knapp	Patchin	Smith, J T

Bedell	Denison	Landon	Patton	Stevens
Bostwick	Doll	Leggett	Pearsall	Stiles
Bridgeman	Doughty	Lewis	Phillips	Sullivan
Brill	Dowling	McCormack	Plank	Sulzbürger
Bullwinkel	Dwyer	McInerney	Platt	Thorn
Burnett	Ellis	McNair	Prince	Traub
Butler	Finch	Merritt	Reeve	Treat
Cadin	Fowler	Miller	Remsen	Wainwright
Candee	Graeff	Monroe	Reynolds	Weber
Chambers	Grattan	Moran	Richter	Wemple
Clark	Hammond	Moreland	Robinson	Whitney
Cohn	Hanford	Morgan	Rogers	Williams
Conkling, H	Harvey	Mortimer	Ruehl	Wood
Cook, E	Hayden	Mullaney	Scovill	Yale
Coon	Hinson	Nichols	Sheldon	Zettler
Costello				

Those who voted in the negative, were:

Curry	Dolan	Hackett	Kehoe	Shanahan
Dale	Doyle	Hoffman	Mathews	Sherry
Daly	Fitzpatrick	Kearney	Rosenstein	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2064) entitled "An act to amend the Highway Law, in relation to the removal of snow" (Int. No. 1038), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Moreland	Shanahan
Agnew	Davis, M	Hubbs	Morgan	Sheldon
Allston	Dickinson	Kearney	Mullaney	Sherry
Apgar	Doll	Keegan	Neville	Sloane
Bostwick	Doughty	Kehoe	Nichols	Smith, A P
Bourke	Doyle	Landon	Nye	Smith, C W
Bridgeman	Duer	Leggett	Orr	Smith, J T
Bullwinkel	Ellis	Lewis	Outterson	Stevens
Burnett	Evans	Litthauer	Pallace	Sullivan
Burns	Farrell	Mathews	Patchin	Sulzbürger
Byrne	Finch	McCarthy, E J	Patton	Traub
Cadin	Finegan	McCarthy, J J	Phillips	Treat
Chambers	Fowler	McCullough	Platt	Ulmann
Clark	Graeff	McInerney	Prince	Wainwright

Conkling, H	Hackett	McManus	Reeve	Wemple
Conkling, J B	Hammond	McNair	Reynolds	Whitney
Cooke, W V	Harvey	Mead	Richter	Williams
Costello	Hayden	Merritt	Robinson	Wolf
Coutant	Hewitt	Metcalfe	Rosenstein	Wood
Cox	Hoadley	Miller	Ruehl	Zettler
Curry	Hoffman	Moran		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2065) entitled "An act to amend chapter 640 of the Laws of 1900, relative to the examination of reports and vouchers" (Int. No. 1120), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hornidge	Morgan	Scovill
Agnew	Dale	Hughes	Mullaney	Shanahan
Allen	Daly	Kearney	Neville	Sheldon
Apgar	Davis, M	Kehoe	Nye	Simpson
Bedell	Dickinson	Knaapp	Orr	Sloane
Burke	Doll	Landon	Outterson	Smith, A P
Bradley	Dowling	Leggett	Oxford	Smith, G H
Bridgeman	Doyle	Litthauer	Palmer	Smith, J T
Bullwinkel	Dwyer	Lynch	Patchin	Stevens
Burke	Evans	McCarthy, E J	Patton	Stiles
Burnett	Farrell	McCarthy, J J	Phillips	Sulzberger
Burns	Ferre	McCormack	Plank	Thorn
Butler	Finegan	McCullough	Platt	Traub
Byrne	Fitzpatrick	McInerney	Prince	Ulmann
Candee	Graeff	McManus	Reeve	Wainwright
Chambers	Grattan	McNair	Remsen	Wemple
Cohn	Hammond	Mead	Reynolds	Whitney
Conkling, H	Hanford	Merritt	Richter	Williams
Conkling, J B	Hayden	Metcalfe	Robinson	Wolf
Cook E	Hewitt	Monroe	Rogers	Wood
Coon	Hoadley	Moran	Rosenstein	Yale
Coutant	Hooker	Moreland	Ruehl	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2042) entitled "An act to amend the Town Law, relative to the compensation of town assessors" (Int. No. 158), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 3

Those who voted in the affirmative, were:

Abram	Dale	Hoffman	Miller	Ruehl
Agnew	Davis, L I.	Hooker	Monroe	Scovill
Allen	Davis, M	Hornidge	Moran	Sheldon
Apgar	Dickinson	Hubbs	Morgan	Sherry
Bedell	Dolan	Hughes	Mortimer	Simpson
Bostwick	Dooling	Kearney	Neville	Sloane
Bradley	Doughty	Kehoe	Nichols	Smith, A P
Bridgeman	Doyle	Knapp	Nye	Smith, C W
Brill	Dwyer	Landon	Outterson	Smith, J T
Burke	Ellis	Leggett	Oxford	Sullivan
Burnett	Everett	Lewis	Patchin	Thorn
Butler	Farrell	Litthauer	Pearsall	Traub
Cadin	Ferre	Lynch	Phillips	Treat
Candee	Finch	Mathews	Plank	Ulmann
Clark	Finegan	McCarthy, J J	Platt	Weber
Conkling, H	Grattan	McCormack	Reeve	Wemple
Conkling, J B	Hackett	McCullough	Remsen	Whitney
Cooke, W V	Hammond	McKeown	Reynolds	Wolf
Costello	Hanford	McManus	Richter	Wood
Coutant	Hayden	McNair	Robinson	Yale
Cowan	Hewitt	Merritt	Rogers	Zettler
Cox	Hoadley	Metcalfe		

Those who voted in the negative, were:

Fowler	Palmer	Stevens
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 717, Assembly reprint No. 2040) entitled "An act to amend the Game Law, relative to grouse and woodcock in the counties of Schoharie, Montgomery and Otsego" (Rec. No. 236), having been announced for a third reading,

On motion of Mr. Candee, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

A message from the Governor by the hand of his secretary was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 20, 1903.

To the Legislature:

The growth of our educational departments and the conflict between the Regents and the Superintendent of Public Instruction, which has engendered so much acrimony during the present session of the Legislature, should lead to some action upon your part that may tend to correct and to improve conditions as they exist to-day. This constant friction cannot produce other than serious results, and aside from the additional expenses which are incurred through dual inspection and dual authority, it is bringing the schools into a condition which should be condemned by those who desire only that the best interests of the State should be subserved.

While it may be impossible to bring about an agreement between these two departments, both of which are filling, perhaps, important places in the system under which they are working, yet it is possible for the Legislature to adopt some means through which a more perfect system can be evolved, and by which each of these departments may fill its appointed place in the school work without interference with the other. It has occurred to me, in view of the failure of passage of the bills which have been proposed, that this whole subject might properly be relegated to either a joint commission of the Legislature or to a commission to be appointed by the Executive, to inquire into and to recommend such legislation as might be desirable for the betterment of the common and secondary schools of the State. I desire, therefore, to recommend this subject to your earnest consideration, and to suggest one of the two remedies which I have outlined, in the hope that the friction which otherwise must continue may be avoided and recommendations made which will be fair to both departments involved, which will be followed by the enactment of laws at the next session of the Legislature that will place the school system of the State upon a more secure and stable foundation. I deem it wise, therefore, to call this matter to your attention, in the hope that these suggestions may meet with your approval.

B. B. ODELL, JR.

Said message was laid upon the table and ordered printed.

(See Document.)

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 20, 1903.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 727, entitled "An act to amend chapter 416 of the Laws of 1902, entitled 'An act making an appropriation for the Adjutant-General to enable him to replace personal loss of military property incurred by organizations and destroyed by fire in the Seventy-first Regiment armory.'" (Int. No. 373.)

B. B. ODELL, JR.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That a respectful message be sent to the Assembly requesting the return to the Senate of Senate bill No. 969, entitled "An act to fix and determine with greater certainty by means of a public road or avenue, a boundary line between the city of New York and the city of Mount Vernon and the town of Pelham" (Rec. No. 322), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

A communication was received from Hon. Chas. A. Talcott, mayor of the city of Utica, returning Assembly bill No. 1521, entitled "An act to amend chapter 18 of the Laws of 1862, entitled 'An act to revise the charter of the city of Utica,' in relation to assessments for local improvements" (Int. No. 692), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. D. E. Conway, mayor of the city of Troy, returning Assembly bill No. 885, entitled "An act to create a new boundary line between the first and sec-

ond wards of the city of Troy" (Int. No. 751), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. H. A. Caswell, mayor of the city of Rome, returning the Assembly bill No. 1387, Senate reprint No. 891, entitled "An act to amend chapter 624 of the Laws of 1899, entitled 'An act to amend chapter 25 of the Laws of 1870, entitled "An act to incorporate the city of Rome," relating to the board of water and sewer commissioners,' relating to the powers and duties of said board" (Int. No. 870), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Rogers, the House adjourned.

TUESDAY APRIL 21, 1903.

The House met pursuant to adjournment.

Prayer by Rev. John B. Lewis, Troy, N. Y.

On motion of Mr. Burnett, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to further amend section 230 of the Tax Law in relation to the appointment of appraisers, stenographers, etc." (No. 1132, Rec. No. 389), which was read the first time and referred to the committee on rules.

"An act to amend several sections of chapter 225 of the Laws of 1901, entitled 'An act to incorporate the city of Oneida'" (No. 1176, Rec. No. 390), which was read the first time.

On motion of Mr. Hoadley, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Hoadley, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hackett	McNair	Robinson
Allen	Curry	Hanford	Mead	Rogers
Allston	Dale	Harvey	Metcalfe	Ruehl
Apgar	Daly	Hayden	Miller	Scovill
Bedell	Davis, L L	Hewitt	Moran	Sheldon
Bostwick	Davis, M	Hinson	Moreland	Sherry
Bradley	Denison	Hoadley	Morgan	Simpson
Bridgeman	Dickinson	Hooker	Mortimer	Smith, A P
Brill	Doll	Hornidge	Neville	Smith, C W
Bullwinkel	Dooling	Hughes	Nichols	Smith, G H
Burke	Doughty	Kearney	Orr	Stevens
Burnett	Dowling	Kehoe	Outterson	Sullivan
Burns	Duer	Knapp	Pallace	Sulzbürger
Byrne	Dwyer	Landon	Palmer	Thorn
Cadin	Ellis	Leggett	Patchin	Treat
Chambers	Everett	Lewis	Patton	Ulmann
Clark	Farrell	Lynch	Phillips	Wainwright
Cohn	Ferre	Mathews	Plank	Weber
Conkling, H	Finch	McCarthy, E J	Prince	Whitney
Cook, E	Finegan	McCormack	Reeve	Williams
Cooke, W V	Fitzpatrick	McCullough	Remsen	Wolf
Coon	Graeff	McInerney	Reynolds	Yale
Costello	Grattan	McManus	Richter	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend chapter 946 of the Laws of 1895, entitled 'An act to amend the Code of Civil Procedure,' in relation to stenographers" (No. 1212, Rec. No. 391), which was read the first time and referred to the committee on rules.

"An act to amend chapter 421 of the Laws of 1902, entitled 'An act to provide for the representation of the State of New York at the Louisiana Purchase Exposition at St. Louis, Mo.,

and making an appropriation therefor'' (No. 1180, Rec. No. 392), which was read the first time and referred to the committee on rules.

"An act to authorize the electors of the town of Newfane, Niagara county, to vote upon the local option questions specified in section 16 of the Liquor Tax Law as restricted to the limits of the hamlet commonly known as Olcott, situate in said town" (No. 1185, Rec. No. 393), which was read the first time and referred to the committee on rules.

"An act to extend the time within which the International Railway Company and the Crosstown Street Railway Company of Buffalo shall complete their railroads in the city of Buffalo and begin the operation of the same beyond their present construction and operation" (No. 1175, Rec. No. 394), which was read the first time and referred to the committee on rules.

"An act to amend the Code of Civil Procedure, in relation to proceedings to discover property withheld" (No. 1216, Rec. No. 395), which was read the first time and referred to the committee on rules.

"An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the surrogate's court" (No. 1217, Rec. No. 396), which was read the first time and referred to the committee on rules.

"An act to amend the Village Law, in relation to inspectors of election" (No. 1184, Rec. No. 397), which was read the first time and referred to the committee on rules.

By unanimous consent,

Mr. G. H. Smith introduced a bill entitled "An act to regulate the business of loaning money upon assignments of wages or salary" (Int. No. 1434), which was read the first time and referred to the committee on rules.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That the Legislature meet in joint session, in the Assembly chamber, at 12 o'clock noon, on Wednesday April 22, 1903, for the purpose of electing a Regent of the University in the place of Hon. Martin I. Townsend, deceased.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

To the Legislature:

The undersigned appointed by the Senate and Assembly as a committee of conference relative to the matters of difference arising between the two Houses upon the bill entitled "An act making appropriations for the support of government" (Assembly bill No. 723, Int. No. 285; Senate reprint No. 1166, Rec. No. 112), report that they have duly conferred upon said matters, and agreed to report a substitute bill, to be reprinted and placed on the order of third reading.

Dated April 20, 1903.

GEO. R. MALBY,
WM. W. ARMSTRONG,
CHAS. P. McCLELLAND,
JAS. T. ROGERS,
THOMAS M. COSTELLO,
H. D. STEVENS,
JOHN C. L. DALY,
HENRY W. DOLL.

(See Appendix, No. 5.)

Which report was agreed to, and said bill ordered reprinted and placed on the order of third reading.

Mr. Palmer moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith amended as follows:

Page 87, strike out lines 1 to 14 inclusive.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Palmer, and it was determined in the negative.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it,

Therefore, In accordance with the provisions of section 15

of article 3 of the Constitution and by virtue of the authority thereby conferred upon me, I do hereby certify the necessity of the immediate passage of Assembly bill No. 2105, entitled "An act making appropriations for the support of government."

Given under my hand and the privy seal of the State at the Capitol, in the city of Albany, this twenty-first day
[L. s.] of April in the year of our Lord one thousand nine hundred and three.

B. B. ODELL, JR.

By the Governor:

JAS. G. GRAHAM,

Secretary to the Governor.

Mr. Speaker put the question whether the House would agree to the report of the committee of conference on said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hooker	Moran	Ruehl
Agnew	Dolan	Hornidge	Moreland	Shanahan
Allen	Doll	Hughes	Morgan	Sheldon
Apgar	Doughty	Kearney	Mortimer	Sherry
Bedell	Dowling	Kehoe	Mullaney	Simpson
Bourke	Doyle	Knapp	Neville	Sloane
Bradley	Duer	Landon	Nye	Smith, C W
Brill	Ellis	Leggett	Orr	Smith, G H
Bullwinkel	Evans	Lewis	Outterson	Stevens
Burnett	Everett	Litthauer	Oxford	Stiles
Burns	Farrell	Lynch	Palmer	Sullivan
Byrne	Ferre	Mathews	Patchin	Thorn
Candee	Finch	McCarthy, E J	Patton	Traub
Chambers	Finegan	McCarthy, J J	Pearsall	Ulmann
Cohn	Fowler	McCormack	Platt	Wainwright
Conkling, J B	Graeff	McCullough	Plank	Weber
Cooke, W V	Grattan	McInerney	Prince	Wemple
Costello	Hammond	McManus	Remsen	Whitney
Cowan	Hanford	McNair	Reynolds	Wolf
Cox	Harvey	Mead	Richter	Wood
Dale	Hewitt	Metcalfe	Rogers	Yale
Davis, L L	Hinson	Miller	Rosenstein	Zettler
Davis, M	Hoffman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have agreed to the report of the committee of conference therein.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

“An act to amend the Labor Law, in relation to elevators, elevator cabs or cars and elevator wells in factories and mercantile establishments.” (No. 2072, Int. No. 1418.)

“An act authorizing the Superintendent of Public Works to repair and protect, by restraining walls or otherwise, the banks and beds of the Neversink river within the town of Fallsburgh, Sullivan county, N. Y., and making an appropriation therefor.” (No. 1705, Int. No. 1269.)

“An act to amend the Code of Criminal Procedure, in relation to the appointment and duties of probation officers, and the powers and duties of courts and justices with relation to persons placed on probation.” (No. 1987, Int. No. 1249.)

“An act to require the construction of an elevated railroad station at the corner of One Hundred and Thirtieth street and Eighth avenue, in the city of New York.” (No. 1323, Int. No. 442.)

“An act to provide for the filing transcripts of minutes taken by the stenographer of the County Court of Erie county, in certain cases, and prescribe the fees therefor.” (No. 1973, Int. No. 1393.)

“An act to amend chapter 152 of the Laws of 1899, entitled ‘An act in relation to the use of bicycles on sidepaths, for licensing bicycles, for the appointment of sidepath commissioners and to provide for the construction, maintenance, regulation, preservation and shading of sidepaths,’ by adding certain sections thereto.” (No. 2069, Int. No. 1415.)

“An act to authorize, empower and direct the receiver and deputy receiver of taxes in the city of New York to receive and credit payments made on account of taxes to become due.” (No. 2070, Int. No. 1416.)

“An act to amend section 3 of chapter 429 of the Laws of

1893, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' as amended by chapter 268 of the Laws of 1896, as amended by chapter 471 of the Laws of 1899, relating to the extension of time and disposition of one set of said indexes and records." (No. 2073, Int. No. 1419.)

"An act providing for the improvement of the Oswego river in Oswego county, and making an appropriation therefor." (No. 1714, Int. No. 1273.)

Which report was agreed to and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately:

"An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Edward J. Barrett, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Edward J. Barrett in the position formerly held by him." (No. 1813, Int. No. 1332.)

"An act authorizing the paving of streets and portions thereof, within the city of Auburn, and providing the method and means of payment therefor." (No. 2076, Int. No. 1422.)

"An act to amend the Code of Civil Procedure, relative to the appointment of court officers." (No. 2034, Int. No. 1063.)

"An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (No. 2085, Int. No. 1385.)

"An act to authorize the comptroller, president of the common council and commissioner of public works of the city of Troy, to dispose of certain lands acquired or to be acquired under the provisions of chapter 576 of the Laws of 1893, as amended." (No. 2074, Int. No. 1420.)

"An act to authorize the board of estimate and apportionment of the city of New York to audit and allow William F. Grell,

late sheriff of the county of New York, such legal expenses as he may have been and may hereafter be put to, not exceeding \$5,000 per annum, for three years after the expiration of his term of office." (No. 2075, Int. No. 1421.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the following Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend the Insurance Law, in relation to the assets and liabilities of casualty insurance corporations." (No. 1138, Rec. No. 353.)

"An act to amend the Greater New York charter in reference to the powers of the commissioners of the sinking fund." (No. 974, Rec. No. 265.)

"An act to reappropriate certain unexpended balances of former appropriations." (No. 736, Rec. No. 185.)

"An act to amend the Public Buildings Law, in relation to the control of repairs, additions and alterations of the public buildings of the State." (No. 917, Rec. No. 280.)

"An act making an appropriation for the State Custodial Asylum for Feeble-Minded Women at Newark." (No. 185, Rec. No. 279.)

"An act for the construction of a State armory in the village of Oneonta and making an appropriation therefor." (No. 886, Rec. No. 360.)

"An act to authorize the appointment by the Governor of a commission to investigate certain threatened pollution of the waters of New York bay, and making an appropriation for the expenses of such commission." (No. 1102, Rec. No. 387.)

"An act to amend the charter of the city of Hudson, to increase the number of members of the commission of public works, and to provide for the remodeling or establishment of a water system." (No. 1099, Rec. No. 378.)

"An act to amend section 3 of chapter 471 of the Laws of 1899, entitled 'An act to amend chapter 429 of the Laws of 1893, entitled "An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office," as amended by chapter 268 of the Laws of 1896, entitled "An act to amend chapter 429 of the Laws of 1893," entitled "An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office."'" (No. 602, Rec. No. 374.)

"An act authorizing the common council of the city of Ithaca, N. Y., to make confirmations of paving assessments heretofore made by the pavement commissioners of said city pursuant to chapter 62 of the Laws of 1892, and authorizing the clerk of said city to give public notice as provided by said act." (No. 1161, Rec. No. 377.)

"An act to provide for the publication of the Forest, Fish and Game Law as amended." (No. 424, Rec. No. 361.)

"An act to amend the Code of Civil Procedure, in relation to the certification of foreign wills and letters of administration." (No. 747, Rec. No. 355.)

"An act to amend the Public Health Law, relative to local boards of health." (No. 1126, Rec. No. 375.)

"An act to amend the Public Health Law, relative to the discharge of sewage and other refuse or waste matter into the waters of the State." (No. 1128, Rec. No. 376.)

"An act to regulate the practice of barbering in the State of New York; to establish a State Board of Barber Examiners, and to provide for the sanitary inspection of barber shops." (No. 814, Rec. No. 233.)

"An act to amend the Insurance Law by levying a tax upon foreign fire insurance companies, associations and individuals not authorized to do business in this State, but insuring property herein, and to provide for its collection and distribution." (No. 1127, Rec. No. 364.)

"An act to amend the Greater New York charter relative to authority to change the map or plan of the city or to change grades." (No. 253, Rec. No. 228.)

Which report was agreed to and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 534) entitled "An act to amend the fifth section of the Highway Law, relating to mile stones and guide boards" (Rec. No. 114), reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately, which report was agreed to, and said bill made a special order on third reading immediately.

Mr. Coon, from the committee on printed and engrossed bills, reported the following entitled bills as correctly printed or engrossed:

"An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional justices for such court." (No. 2096, Int. No. 738.)

"An act to authorize Simmons College at Abilene, Texas, to take property by bequest, gift, grant or purchase in the State of New York." (No. 2095, Int. No. 677.)

"An act to amend section 37 of the Agriculture Law, entitled 'An act in relation to agriculture, constituting articles 1, 2, 3, 4 and 5 of chapter 33 of the general laws,' as amended by chapter 656 of the Laws of 1901, relative to violations and penalties." (No. 2094, Rec. No. 68.)

Mr. Speaker announced the special order, being the bill (No. 2048) entitled "An act to amend chapter 338 of the Laws of 1892, entitled 'An act to authorize the East River Gas Company of Long Island City to supply gas and electricity in the city of New York.'" (Int. No. 95.)

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 84

NOES 51

Those who voted in the affirmative, were:

Allen	Davis, M	Hanford	McKeown	Robinson
Allston	Denison	Harvey	McNair	Rogers
Apgar	Dickinson	Hayden	Mead	Ruehl
Bedell	Dolan	Hewitt	Merritt	Scovill
Bradley	Doll	Hoadley	Miller	Smith, A P
Bullwinkel	Dooling	Hornidge	Monroe	Smith, C W
Burke	Doughty	Hubbs	Moreland	Stiles
Burnett	Dowling	Hughes	Neville	Sullivan
Burns	Doyle	Kearney	Nichols	Treat
Chambers	Dwyer	Kehoe	Outterson	Ulmann
Conkling, J B	Evans	Knapp	Oxford	Weber
Cooke, W V	Farrell	Landon	Pallace	Wemple
Coon	Ferre	Leggett	Patton	Whitney
Costello	Fitzpatrick	Lewis	Pearsall	Wolf
Cox	Fowler	Mathews	Phillips	Wood
Dale	Graeff	McCormack	Plank	Zettler
Davis, L L	Grattan	McInerney	Remsen	

Those who voted in the negative, were:

Agnew	Cowan	Litthauer	Nye	Sherry
Bostwick	Curry	Lynch	Palmer	Simpson
Bourke	Daly	McCarthy, E J	Patchin	Smith, G H
Bridgeman	Ellis	McCullough	Platt	Smith, J T
Cadin	Everett	McManus	Prince	Stevens
Candee	Finch	Metcalfe	Reynolds	Sulzbürger
Clark	Hackett	Moran	Richter	Thorn
Cohn	Hinson	Morgan	Rosenstein	Wainwright
Conkling, H	Hoffman	Mortimer	Shanahan	Williams
Cook, E	Hooker	Mullaney	Sheldon	Yale
Coutant				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 961) entitled "An act to amend the Tax Law, relating to the taxation of savings bank deposits." (Int. No. 797.)

Said bill having been announced for a second reading,

On motion of Mr. E. Cook, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Rogers in the chair.

Mr. Speaker announced the special order, being the bill (No. 1794) entitled "An act to amend the Railroad Law, in relation to rails of street surface railroads." (Int. No. 720.)

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 87

NOES 39

Those who voted in the affirmative, were:

Agnew	Cowan	Hayden	Mullaney	Rogers
Allen	Cox	Hewitt	Neville	Scovill
Apgar	Davis, L L	Hoadley	Nichols	Sheldon
Bedell	Davis, M	Hubbs	Nye	Simpson
Bostwick	Denison	Knapp	Orr	Sloane
Bridgeman	Dickinson	Landon	Outterson	Smith, A P
Brill	Dooling	Leggett	Patchin	Smith, G H
Burnett	Doughty	Lewis	Pearsall	Smith, J T
Butler	Dowling	McInerney	Phillips	Stiles
Cadin	Ellis	McKeown	Plank	Treat
Candee	Evans	McNair	Platt	Ulmann
Chambers	Ferre	Mead	Prince	Weber
Clark	Finch	Merritt	Reeve	Wemple
Conkling, H	Fowler	Monroe	Remsen	Whitney
Conkling, J B	Graeff	Moran	Reynolds	Williams
Coon	Grattan	Moreland	Richter	Wood
Costello	Hammond	Morgan	Robinson	Yale
Coutant	Harvey			

Those who voted in the negative, were:

Abrams	Dolan	Hughes	McCullough	Rosenstein
Bourke	Doyle	Keegan	McManus	Ruehl
Bradley	Fitzpatrick	Kehoe	Metcalfe	Shanahan
Byrne	Hackett	Litthauer	Miller	Sherry
Cook, E	Hinson	Lynch	Mortimer	Sulzbarger
Curry	Hoffman	Mathews	Oxford	Traub
Dale	Hooker	McCarthy, E J	Pallace	Zettler
Daly	Hornidge	McCormack	Patton	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker resumed the chair.

Mr. Speaker announced the special order, being the bill (No. 587) entitled "An act to amend the State Finance Law by adding an article in relation to municipal fiscal provisions and making an appropriation therefor." (Int. No. 524.)

Said bill having been announced for a third reading.

Mr. Phillips moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith amended as follows:

Page 2, line 25, between the words "class, cities" strike out the comma and insert the word "and;" also strike out all of

line 26 after the word "class" and insert a period in place of comma, and all of line 1 on page 3 to the word "the."

Page 10, line 16, beginning with the word "the" strike out all of said line, and lines 17, 18 and 19, and the word "kind" on line 20.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Phillips, and it was determined in the affirmative.

Mr. Rogers, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Speaker announced the special order, being the Senate bill (No. 717, Assembly reprint No. 2040) entitled "An act to amend the Game Law, relative to grouse and woodcock in the counties of Schoharie, Montgomery and Otsego." (Rec. No. 236.)

Said bill having been announced for a second reading,

On motion of Mr. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 747) entitled "An act to amend the Code of Civil Procedure, in relation to the certification of foreign wills and letters of administration." (Rec. No. 355.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 91

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hubbs	Mortimer	Sherry
Agnew	Dickinson	Kearney	Neville	Simpson
Allen	Doll	Kehoe	Nichols	Sloane
Apgar	Doolling	Knapp	Orr	Smith, C W

Bostwick	Dowling	Leggett	Oxford	Smith, J T
Bradley	Duer	Lewis	Pallace	Stevens
Bridgeman	Ellis	Litthauer	Palmer	Sullivan
Bullwinkel	Everett	Lynch	Patton	Traub
Burnett	Ferre	Mathews	Pearsall	Treat
Butler	Finegan	McCarthy, J J	Plank	Wainwright
Byrne	Fitzpatrick	McCullough	Platt	Weber
Chambers	Grattan	McKeown	Prince	Wemple
Cohn	Hammond	McManus	Remsen	Whitney
Conkling, J B	Harvey	Mead	Reynolds	Williams
Cooke, W V	Hayden	Metcalfe	Robinson	Wolf
Costello	Hinson	Miller	Rosenstein	Wood
Cowan	Hoffman	Moran	Ruehl	Yale
Curry	Hooker	Morgan	Shanahan	Zettler
Daly				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Speaker announced the special order, being the bill (No. 2074) entitled "An act to authorize the comptroller, president of the common council and commissioner of public works of the city of Troy, to dispose of certain lands acquired or to be acquired under the provisions of chapter 576 of the Laws of 1893, as amended." (Int. No. 1420.)

On motion of Mr. Reynolds, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 1

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Miller	Ruehl
Agnew	Davis, L L	Hoffman	Moran	Scovill
Allen	Davis, M	Hooker	Morgan	Shanahan
Apgar	Denison	Hubbs	Mortimer	Sherry
Bedell	Dickinson	Hughes	Neville	Simpson
Bourke	Dolan	Keegan	Nichols	Smith, A P
Bradley	Doeling	Knapp	Nye	Smith, G H
Brill	Dowling	Landon	Orr	Smith, J T
Burke	Duer	Leggett	Outtersen	Stiles
Burnett	Dwyer	Lewis	Pallace	Sullivan

Butler	Evans	Lynch	Palmer	Thorn
Cadin	Farrell	Mathews	Patton	Treat
Chambers	Ferre	McCarthy, J J	Pearsall	Ulmann
Clark	Finch	McCormack	Plank	Wainwright
Conkling, H	Finegan	McCullough	Platt	Weber
Conkling, J B	Fowler	McKeown	Reeve	Whitney
Cook, E	Graeff	McManus	Remsen	Wolf
Costello	Hackett	McNair	Richter	Wood
Cowan	Hammond	Mead	Robinson	Yale
Cox	Harvey	Merritt	Rosenstein	Zettler
Curry	Hewitt			

In the negative:

Cooke, W V

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2075) entitled "An act to authorize the board of estimate and apportionment of the city of New York to audit and allow William F. Grell, late sheriff of the county of New York, such legal expenses as he may have been and may hereafter be put to, not exceeding \$5,000 per annum, for three years after the expiration of his term of office." (Int. No. 1421.)

On motion of Mr. Sulzberger, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 1

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Miller	Scovill
Agnew	Davis, L L	Hoffman	Moran	Sheldon
Allston	Denison	Hooker	Moreland	Sherry
Apgar	Dickinson	Hubbs	Mortimer	Simpson
Bedell	Doll	Kearney	Mullaney	Smith, A P
Bourke	Doughty	Kehoe	Nichols	Smith, G H
Bradley	Doyle	Knapp	Nye	Smith, J T
Bridgeman	Dwyer	Landon	Outterson	Stevens
Bullwinkell	Ellis	Leggett	Pallace	Sullivan
Burnett	Everett	Lewis	Patchin	Sulzburger

Butler	Farrell	Litthauer	Pearsall	Traub
Cadin	Ferre	Lynch	Plank	Treat
Chambers	Finegan	Mathews	Platt	Ulmann
Clark	Fitzpatrick	McCarthy, J J	Prince	Weber
Cook, E	Fowler	McCullough	Reeve	Wemple
Coon	Grattan	McInerney	Remsen	Williams
Costello	Hackett	McManus	Richter	Wolf
Cowan	Hanford	McNair	Rogers	Yale
Cox	Harvey	Mead	Rosenstein	Zettler
Dale	Hewitt	Metcalfe		

In the negative:

Conkling, H

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2034) entitled "An act to amend the Code of Civil Procedure, relative to the appointment of court officers." (Int. No. 1063.)

On motion of Mr. Phillips, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 2

Those who voted in the affirmative, were:

Agnew	Davis, M	Keegan	Moran	Sheldon
Allen	Denison	Knapp	Morgan	Simpson
Apgar	Dolan	Landon	Mullaney	Sloane
Bostwick	Dooling	Leggett	Neville	Smith, C W
Bourke	Dowling	Lewis	Nye	Smith, G H
Bridgeman	Doyle	Litthauer	Orr	Smith, J T
Bullwinkel	Dwyer	Lynch	Oxford	Stevens
Burnett	Evans	Mathews	Pallace	Stiles
Butler	Farrell	McCarthy, E J	Patchin	Sulzburger
Cadin	Fitzpatrick	McCarthy, J J	Pearsall	Thorn
Candee	Graeff	McCormack	Phillips	Traub
Clark	Grattan	McCullough	Platt	Treat
Conkling, H	Hammond	McInerney	Prince	Wainwright
Cook, E	Harvey	McKeown	Reeve	Weber
Coon	Hewitt	McManus	Reynolds	Wemple
Costello	Hinson	McNair	Robinson	Williams
Coutant	Hoffman	Mead	Rogers	Wolf

Cox	Hornidge	Metcalf	Ruehl	Wood
Dale	Hubbs	Miller	Scovill	Yale
Daly	Hughes	Monroe	Shanahan	Zettler

Those who voted in the negative, were:

Finch	Palmer
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2085) entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (Int. No. 1385.)

On motion of Mr. E. J. McCarthy, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Monroe	Scovill
Agnew	Curry	Hewitt	Moran	Shanahan
Allston	Dale	Hoadley	Moreland	Sherry
Apgar	Daly	Hooker	Mortimer	Simpson
Bedell	Davis, M	Hornidge	Neville	Sloane
Bostwick	Denison	Hubbs	Nichols	Smith, C W
Bradley	Dickinson	Kearney	Orr	Smith, G H
Bridgeman	Doll	Kehoe	Outtersen	Smith, J T
Bullwinkel	Doughty	Landon	Pallace	Stiles
Burke	Dowling	Lewis	Patchin	Sulzburger
Burns	Duer	Litthauer	Pattor	Traub
Byrne	Ellis	Mathews	Pearsall	Treat
Cadin	Evans	McCarthy, E J	Phillips	Ulmann
Chambers	Farrell	McCormack	Platt	Wainwright
Clark	Finch	McCullough	Reeve	Weber
Cohn	Fitzpatrick	McInerney	Remsen	Whitney
Conkling, J B	Fowler	McManus	Richter	Williams
Cook, E	Grattan	McNair	Robinson	Wood
Coon	Hackett	Merritt	Rogers	Yale
Costello	Hanford	Miller	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2076) entitled "An act authorizing the paving of streets and portions thereof, within the city of Auburn, and providing the method and means of payment therefor." (Int. No. 1422.)

On motion of Mr. Treat, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Moreland	Shanahan
Agnew	Davis, M	Hughes	Morgan	Sherry
Allen	Denison	Keegan	Mullaney	Simpson
Apgar	Doll	Kehoe	Nichols	Smith, A P
Bostwick	Doughty	Knapp	Nye	Smith, C W
Bridgeman	Dowling	Leggett	Orr	Smith, J T
Brill	Dwyer	Lewis	Outterson	Stevens
Burke	Evans	Lynch	Pallace	Sullivan
Burnett	Everett	Mathews	Palmer	Sulzbürger
Butler	Farrell	McCarthy, E J	Patchin	Traub
Byrne	Finch	McCarthy, J J	Patton	Treat
Candee	Finegan	McCormack	Pearsall	Ulmann
Chambers	Fitzpatrick	McInerney	Plank	Wainwright
Cohn	Graeff	McKeown	Platt	Wemple
Conkling, H	Hackett	McManus	Prince	Whitney
Cook, E	Hanford	Mead	Remsen	Williams
Coon	Harvey	Merritt	Richter	Wood
Costello	Hewitt	Metcalfe	Rogers	Yale
Cox	Hoadley	Monroe	Rosenstein	Zettler
Dale	Hooker	Moran	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 534) entitled "An act to amend the fifth section of the Highway Law, relating to mile stones and guide boards." (Rec. No. 114.)

On motion of Mr. Moran, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 69

NOES 58

Those who voted in the affirmative, were:

Allen	Cook, E	Hewitt	Orr	Sloane
Allston	Coutant	Hinson	Outtersen	Smith, C W
Apgar	Cox	Hooker	Patchin	Stevens
Bedell	Davis, L L	Hubbs	Patton	Stiles
Bostwick	Davis, M	Knapp	Plank	Thorn
Bradley	Denison	Landon	Platt	Traub
Bullwinkel	Dickinson	McInerney	Reeve	Treat
Burnett	Doughty	Merritt	Remsen	Ulmann
Butler	Dowling	Monroe	Richter	Weber
Cadin	Evans	Moran	Robinson	Whitney
Chambers	Finch	Moreland	Rogers	Williams
Clark	Graeff	Morgan	Ruehl	Wood
Conkling, H	Hammond	Neville	Scovill	Yale
Conkling, J B	Hanford	Nichols	Sheldon	

Those who voted in the negative, were:

Abrams	Doll	Hoadley	Mead	Reynolds
Bridgeman	Dooling	Hoffman	Metcalfe	Rosenstein
Brill	Doyle	Kearney	Miller	Shanahan
Burke	Everett	Keegan	Mortimer	Sherry
Candee	Farrell	Kehoe	Mullaney	Simpson
Coon	Ferre	Litthauer	Oxford	Smith, A P
Costello	Fitzpatrick	Mathews	Pallace	Smith, G H
Cowan	Fowler	McCarthy, E J	Palmer	Sullivan
Curry	Grattan	McCormack	Pearsall	Wemple
Dale	Hackett	McKeown	Phillips	Wolf
Daly	Harvey	McManus	Prince	Zettler
Dolan	Hayden	McNair		

Mr. Moran moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Moran, and it was determined in the affirmative.

The bill (No. 2055) entitled "An act to amend the Penal Code by adding a section to be known as section 384-q, relative to the employment of certain persons and the payment of wages" (Int. No. 190), was read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L F.	Hubbs	Moreland	Rosenstein
Agnew	Denison	Kearney	Morgan	Scovill
Allston	Dolan	Keegan	Mullaney	Shanahan
Apgar	Doll	Knapp	Neville	Sherry
Bedell	Doughty	Landon	Nichols	Simpson
Bourke	Dowling	Leggett	Orr	Sloane
Bradley	Duer	Lewis	Outterson	Smith, C W
Brill	Dwyer	Lynch	Oxford	Smith, G H
Burke	Evans	Mathews	Pallace	Stevens
Burnett	Everett	McCarthy, E J	Palmer	Stiles
Butler	Ferre	McCarthy, J J	Patton	Sullivan
Cadin	Finnegan	McCernack	Pearsall	Thorn
Candee	Fowler	McCullough	Phillips	Traub
Clark	Graeff	McInerney	Plank	Ulmann
Conkling, H	Hackett	McManus	Platt	Wainwright
Conkling, J B	Hanford	McNair	Prince	Wemple
Cooke, W V	Hayden	Mead	Remsen	Whitney
Coon	Hewitt	Merritt	Reynolds	Wolf
Coutant	Hinson	Metcalf	Richter	Wood
Cox	Hoffman	Miller	Robinson	Yale
Curry	Hooker	Moran	Rogers	Zettler
Daly				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2084) entitled "An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Walter M. Stafford, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Walter M. Stafford in the position formerly held by him" (Int. No. 1345), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Metcalf	Rosenstein
Agnew	Curry	Hinson	Miller	Scovill
Allston	Dale	Hoadley	Moran	Shanahan
Apgar	Davis, L L	Hooker	Moreland	Sherry
Bostwick	Davis, M	Hornidge	Morgan	Simpson
Bourke	Dickinson	Hughes	Mortimer	Smith, A P
Bridgeman	Dolan	Kearney	Mullaney	Smith, G H
Brill	Dooling	Kehoe	Nichols	Smith, J T
Burke	Doughty	Knapp	Nye	Stiles
Burnett	Doyle	Leggett	Outterson	Sulzbarger
Butler	Duer	Littlauer	Oxford	Thorn
Cadin	Ellis	Lynch	Palmer	Traub
Candee	Everett	Mathews	Patchin	Treat
Chambers	Farrell	McCarthy, J J	Pearsall	Ulmann
Clark	Finch	McCullough	Phillips	Wainwright
Cohn	Fitzpatrick	McInerney	Platt	Wemple
Conkling, H	Fowler	McKeown	Prince	Williams
Conkling, J B	Grattan	McManus	Remsen	Wood
Cook, E	Hackett	McNair	Richter	Yale
Coon	Hanford	Mead	Rogers	Zettler
Coutant	Hayden			

Mr. McManus moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Graeff	McCullough	Robinson
Agnew	Coutant	Grattan	McKeown	Rogers
Allen	Cowan	Hammond	McManus	Rosenstein
Allston	Curry	Hanford	Mead	Scovill
Apgar	Dale	Hayden	Merritt	Sheldon
Bedell	Daly	Hewitt	Metcalf	Sherry
Bostwick	Davis, L L	Hoadley	Monroe	Simpson
Bourke	Davis, M	Hoffman	Moreland	Smith, A P
Bradley	Dickinson	Hooker	Morgan	Smith, G H
Brill	Dolan	Hornidge	Mullaney	Smith, J T
Bullwinkel	Doll	Hughes	Neville	Stevens
Burke	Dooling	Kearney	Nye	Sullivan

Burnett	Doughty	Keegan	Orr	Sulzbürger
Burns	Dowling	Kehoe	Oxford	Treat
Butler	Doyle	Knapp	Palmer	Ulmann
Cadin	Duer	Landon	Patchin	Wainwright
Candee	Ellis	Leggett	Pearsall	Weber
Chambers	Evans	Lewis	Phillips	Wemple
Cohn	Everett	Lynch	Plank	Whitney
Conkling, H	Ferre	Mathews	Platt	Williams
Cook, E	Finch	McCarthy, E J	Reeve	Wood
Cooke, W V	Fitzpatrick	McCarthy, J J	Remsen	Yale
Coon	Fowler	McCormack	Richter	Zettler

On motion of Mr. McManus, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

The bill (No. 2083) entitled "An act to amend the Penal Code, in relation to prisoners escaping" (Int. No. 900), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Dickinson	Hornidge	Moreland	Ruehl
Agnew	Doll	Hughes	Morgan	Shanahan
Allston	Doughty	Kearney	Mortimer	Sheldon
Apgar	Dowling	Kehoe	Mullaney	Sherry
Bostwick	Duer	Landon	Nichols	Sloane
Bradley	Ellis	Leggett	Nye	Smith, C W
Brill	Evans	Lewis	Orr	Smith, J T
Bullwinkel	Farrell	Litthauer	Oттerson	Stevens
Burnett	Finch	Mathews	Oxford	Sullivan
Butler	Finegan	McCarthy, E J	Palmer	Sulzbürger
Cadin	Fitzpatrick	McCormack	Pallace	Thorn
Candee	Graeff	McCullough	Patchin	Traub
Clark	Grattan	McInerney	Patton	Treat
Cohn	Hackett	McKeown	Pearsall	Ulmann
Conkling, J B	Hammond	McNair	Plank	Wainwright
Cooke, W V	Harvey	Mead	Platt	Wemple
Costello	Hayden	Merritt	Prince	Williams
Cowan	Hewitt	Metcalfe	Remsen	Wolf
Cox	Hinson	Miller	Reynolds	Wood
Dale	Hoadley	Monroe	Robinson	Yale
Davis, L L	Hooker	Moran	Rogers	Zettler
Davis, M				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2082) entitled "An act in relation to assessments for local improvements, on property exempt from taxation" (Int. No. 731), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 20

Those who voted in the affirmative, were:

Abrams	Dale	Hoffman	Miller	Scovill
Allston	Daly	Hornidge	Monroe	Shanahan
Apgar	Davis, L L	Kearney	Moran	Sheldon
Bedell	Davis, M	Kehoe	Moreland	Sherry
Bourke	Denison	Knapp	Mortimer	Simpson
Bradley	Dickinson	Leggett	Mullaney	Sloane
Bullwinkel	Doll	Lewis	Nye	Smith, A P
Burke	Dooling	Litthauer	Oxford	Smith, C W
Burnett	Doughty	Lynch	Palmer	Smith, G H
Burns	Doyle	Mathews	Phillips	Sullivan
Byrne	Dwyer	McCarthy, E J	Plank	Sulzbürger
Cadin	Ellis	McCormack	Platt	Ulmann
Candee	Evans	McCullough	Prince	Weber
Conkling, J B	Farrell	McInerney	Reeve	Wemple
Cook, E	Fitzpatrick	McKeown	Remsen	Whitney
Cooke, W V	Grattan	McManus	Richter	Williams
Costello	Hammond	McNair	Robinson	Wood
Cox	Harvey	Mead	Rosenstein	Zettler
Curry	Hinson	Merritt		

Those who voted in the negative, were:

Agnew	Costello	Hooker	Morgan	Smith, J T
Bostwick	Finch	Hubbs	Orr	Stevens
Clark	Fowler	Landon	Reynolds	Traub
Conkling, H	Hoadley	Metcalfe	Ruchl	Treat

During said roll call Mr. Neville asked to be and was excused from voting.

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 657) entitled "An act to amend chapter 700 of the Laws of 1895, entitled 'An act to extend the time of commencement or construction or completion of railroads other than street surface

railroads,' in relation to the extension of time for such commencement or completion." (Rec. No. 239.)

On motion of Mr. Treat, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 89

NOES 30

Those who voted in the affirmative, were:

Agnew	Coutant	Hewitt	Nichols	Simpson
Allen	Cowan	Hoadley	Nye	Sloane
Apgar	Cox	Hubbs	Orr	Smith, A P
Bedell	Davis, L L	Hughes	Outterson	Smith, C W
Bradley	Davis, M	Knapp	Pallace	Smith, J T
Bridgeman	Denison	Landon	Palmer	Sullivan
Brill	Dickinson	Leggett	Patchin	Thorn
Burnett	Dooling	Lewis	Patton	Traub
Burns	Doughty	McCormack	Pearsall	Treat
Cadin	Dowling	McInerney	Plank	Ulmann
Candee	Dwyer	McKeown	Platt	Weber
Chambers	Evans	McNair	Remsen	Wemple
Conkling, H	Fowler	Merritt	Richter	Whitney
Conkling, J B	Graeff	Monroe	Robinson	Williams
Cook, E	Grattan	Moran	Rogers	Wood
Cooke, W V	Hammond	Moreland	Ruehl	Yale
Coon	Hanford	Morgan	Scovill	Zettler
Costello	Harvey	Mullaney	Sheldon	

Those who voted in the negative, were:

Clark	Farrell	Hinson	Lynch	Shanahan
Curry	Ferre	Hoffman	Mathews	Sherry
Dale	Finch	Hornidge	McCullough	Smith, G H
Daly	Fitzpatrick	Kearney	McManus	Stevens
Ellis	Hackett	Kehoe	Metcalfe	Sulzburger
Everett	Hayden	Litthauer	Reynolds	Wolf

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 421) entitled "An act to amend sections 1804 and 1810

of the Code of Civil Procedure, relating to the dissolution and liquidation of corporations." (Rec. No. 181.)

On motion of Mr. Scovill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Grattan	McKeown	Robinson
Agnew	Cowan	Hackett	McNair	Rosenstein
Allen	Cox	Hammond	Metcalfe	Scovill
Allston	Dale	Harvey	Miller	Shanahan
Apgar	Daly	Hewitt	Monroe	Sheldon
Bedell	Davis, L L	Hinson	Moran	Sherry
Bostwick	Davis, M	Hoffman	Moreland	Simpson
Bourke	Denison	Hooker	Morgan	Smith, A P
Bradley	Dickinson	Hornidge	Mullaney	Smith, G H
Bridgeman	Dolan	Hubbs	Neville	Smith, J T
Brill	Doll	Hughes	Nye	Stevens
Bullwinkel	Doughty	Kearney	Outtersen	Sullivan
Burke	Dowling	Keegan	Oxford	Thorn
Burnett	Doyle	Kehoe	Palmer	Traub
Burns	Duer	Knapp	Patchin	Ulmann
Byrne	Dwyer	Landon	Pearsall	Wainwright
Cadin	Ellis	Leggett	Phillips	Wemple
Chambers	Evans	Lewis	Platt	Whitney
Clark	Farrell	Lynch	Reeve	Williams
Conkling, H	Finch	Mathews	Remsen	Wood
Conkling, J B	Finegan	McCarthy, J J	Reynolds	Yale
Cooke, W V	Fitzpatrick	McCullough	Richter	Zettler
Coon	Fowler	McInerney		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1000) entitled "An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis." (Rec. No. 321.)

On motion of Mr. Bedell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 68

NOES 59

Those who voted in the affirmative, were:

Abrams	Costello	Hooker	Patchin	Smith, J T
Agnew	Davis, L L	Hornidge	Pearsall	Stiles
Allen	Davis, M	Landon	Phillips	Sullivan
Apgar	Dickinson	Leggett	Platt	Thorn
Bedell	Doughty	Lewis	Remsen	Traub
Brill	Dowling	McInerney	Rogers	Treat
Burke	Dwyer	McKeown	Ruehl	Ulmann
Burnett	Ellis	Merritt	Scovill	Wainwright
Burns	Fowler	Moran	Shanahan	Wemple
Butler	Grattan	Moreland	Simpson	Whitney
Cadin	Hammond	Morgan	Sloane	Williams
Candee	Hanford	Nichols	Smith, A P	Yale
Chambers	Harvey	Nye	Smith, G H	Zettler
Coon	Hewitt	Orr		

Those who voted in the negative, were:

Allston	Denison	Hayden	McCarthy, E J	Prince
Bourke	Dolan	Hinson	McCormack	Reeve
Bridgeman	Doll	Hoadlev	McManus	Reynolds
Byrne	Dooling	Hoffman	McNair	Richter
Clark	Doyle	Hubbs	Metcalfe	Robinson
Conkling, J B	Everett	Hughes	Miller	Rosenstein
Cook, E	Farrell	Kearney	Monroe	Sherry
Cooke, W V	Ferre	Kehoe	Mullaney	Smith, C W
Coutant	Finch	Knapp	Oxford	Stevens
Cox	Fitzpatrick	Litthauer	Palmer	Sulzburger
Curry	Graeff	Lynch	Patton	Wolf
Daly	Hackett	Mathews	Plank	

Mr. Bedell moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Bedell, and it was determined in the affirmative.

Mr. Rogers moved a close call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abrams	Curry	Hanford	Miller	Rosenstein
Agnew	Dale	Harvey	Monroe	Ruehl
Allen	Daly	Hayden	Moran	Scovill
Allston	Davis, L L	Hewitt	Moreland	Shanahan
Apgar	Davis, M	Hinson	Morgan	Sherry
Bedell	Denison	Hoadley	Mortimer	Simpson
Bostwick	Dickinson	Hoffman	Mullaney	Sloane
Bourke	Dolan	Hooker	Nichols	Smith, A P
Bridgeman	Doll	Hornidge	Nye	Smith, C W
Brill	Dooling	Hubbs	Orr	Smith, G H
Bullwinkel	Doughty	Hughes	Outterson	Smith, J T
Burnett	Dowling	Kearney	Oxford	Stevens
Butler	Doyle	Kehoe	Pallace	Stiles
Byrne	Dwyer	Landon	Palmer	Sullivan
Cadin	Ellis	Leggett	Patchin	Sulzbürger
Candee	Evans	Lewis	Patton	Traub
Chambers	Everett	Litthauer	Pearsall	Treat
Clark	Farrell	Lynch	Phillips	Ulmann
Conkling, J B	Ferre	Mathews	Platt	Wainwright
Cook, E	Finch	McCarthy, E J	Prince	Weber
Cooke, W V	Fitzpatrick	McCormack	Reeve	Wemple
Coon	Fowler	McInerney	Remsen	Whitney
Costello	Graeff	McNair	Reynolds	Williams
Coutant	Grattan	Mead	Richter	Yale
Cowan	Hackett	Merritt	Rogers	Zettler
Cox	Hammond	Metcalfe		

128

Mr. Speaker announced the special order, being the Senate bill (No. 594) entitled "An act to amend the Code of Civil Procedure, in relation to attorneys of other States acting as associate counsel in this State." (Rec. No. 269.)

On motion of Mr. Morgan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 66

NOES 65

Those who voted in the affirmative, were:

Agnew	Cook, E	Graeff	Lewis	Reynolds
Allen	Coon	Grattan	McNair	Rogers
Allston	Costello	Hammond	Metcalfe	Scovill

Apgar	Coutant	Hanford	Monroe	Simpson
Bedell	Cox	Harvey	Moran	Smith, J T
Bourke	Davis, I. L	Hayden	Morgan	Stiles
Bridgeman	Davis, M	Hewitt	Nichols	Traub
Brill	Dickinson	Hoadley	Patchin	Wainwright
Burnett	Doughty	Hooker	Pearsall	Weber
Cadin	Dowling	Horndige	Phillips	Wemple
Candee	Dwyer	Hubbs	Platt	Whitney
Chambers	Finch	Hughes	Reeve	Williams
Clark	Fowler	Landon	Remsen	Wood
Conkling, J B				

Those who voted in the negative, were:

Abrams	Doll	Knapp	Mullaney	Ruehl
Bostwick	Dooling	Leggett	Nye	Shanahan
Bradley	Doyle	Litthauer	Orr	Sherry
Bullwinkel	Ellis	Lynch	Outterson	Sloane
Burke	Evans	Mathews	Oxford	Smith, A P
Burns	Everett	McCarthy, E J	Pallace	Smith, C W
Butler	Farrell	McCormack	Palmer	Smith, G H
Cooke, W V	Ferre	McCullough	Patton	Stevens
Curry	Fitzpatrick	McInerney	Plank	Sullivan
Dale	Hackett	McManus	Prince	Sulzbürger
Daly	Hinson	Mead	Richter	Ulmann
Denison	Hoffman	Merritt	Robinson	Wolf
Dolan	Kehoe	Mortimer	Rosenstein	Zettler

Mr. Morgan moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Morgan, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 228) entitled "An act to amend the Insurance Law, relating to associations of underwriters known as Lloyds." (Rec. No. 292.)

On motion of Mr. Morgan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 29

Those who voted in the affirmative, were:

Allen	Cox	Hoadley	Morgan	Robinson
Allston	Daly	Hoffman	Mortimer	Rogers
Apgar	Davis, L L	Hooker	Mullaney	Scovill
Bedell	Davis, M	Hornidge	Neville	Shanahan
Bostwick	Denison	Hubbs	Nichols	Smith, A P
Bridgeman	Dickinson	Hughes	Orr	Smith, C W
Bullwinkel	Dooling	Kearney	Outterson	Smith, G H
Burnett	Dowling	Kehoe	Pallace	Smith, J T
Burns	Ellis	Knapp	Palmer	Stevens
Byrne	Evans	Landon	Patchin	Stiles
Cadin	Finch	Lewis	Patton	Sulzbarger
Chambers	Fitzpatrick	Lynch	Pearsall	Traub
Clark	Fowler	McInerney	Phillips	Ulmann
Conkling, H	Graeff	McKeown	Plank	Wemple
Conkling, J B	Hammond	McManus	Prince	Whitney
Cook, E	Hanford	Mead	Reeve	Williams
Coon	Harvey	Metcalfe	Remsen	Wood
Costello	Hayden	Monroe	Reynolds	Zettler
Cowan	Hewitt	Moreland		

Those who voted in the negative, were:

Abrams	Candee	Everett	McCarthy, E J	Ruehl
Agnew	Cooke, W V	Grattan	McCullough	Sherry
Bourke	Curry	Hackett	McNair	Sullivan
Bradley	Dolan	Hinson	Moran	Thorn
Brill	Doll	Leggett	Oxford	Yale
Burke	Doyle	Mathews	Platt	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1051) entitled "An act to amend certain sections of chapter 20 of the Laws of 1900, entitled 'An act for the protection of the forests, fish and game of the State, constituting chapter 31 of the general laws,' relating to various subjects." (Rec. No. 308.)

On motion of Mr. Allston, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Graeff	McKeown	Robinson
Agnew	Cowan	Grattan	McNair	Rosenstein
Allen	Cox	Hackett	Mead	Scovill
Allston	Curry	Hammond	Merritt	Sheldon
Apgar	Daly	Harvey	Miller	Sherry
Bostwick	Davis, L L	Hayden	Monroe	Simpson
Bourke	Davis, M	Hoadley	Moreland	Sloane
Bradley	Dickinson	Hoffman	Morgan	Smith, A P
Bridgeman	Dolan	Hooker	Mullaney	Smith, G H
Brill	Dooling	Hubbs	Neville	Smith, J T
Bullwinkel	Doughty	Hughes	Nichols	Stevens
Burnett	Dowling	Kearney	Nye	Stiles
Burns	Doyle	Keegan	Orr	Sullivan
Byrne	Duer	Kehoe	Outtersen	Thorn
Cadin	Dwyer	Knapp	Oxford	Treat
Candee	Ellis	Landon	Palmer	Ulmann
Clark	Evans	Leggett	Patchin	Wainwright
Cohn	Everett	Lewis	Patton	Wemple
Conkling, H	Farrell	Litthauer	Phillips	Whitney
Conkling, J B	Ferre	Mathews	Platt	Wolf
Cook, E	Finch	McCarthy, E J	Prince	Wood
Cooke, W V	Finegan	McCormack	Remsen	Yale
Coon	Fowler	McCullough	Reynolds	Zettler
Costello				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 901) entitled "An act to provide for the appointment of a commission to investigate the condition of the adult blind in the State of New York and to report of the expediency of the establishment by the State of industrial training schools or other institutions, and making an appropriation to provide for the expenses of such commission." (Rec. No. 284.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 40

Those who voted in the affirmative, were:

Agnew	Coutant	Hayden	Moran	Robinson
Allen	Cowan	Hewitt	Moreland	Ruehl
Allston	Cox	Hinson	Morgan	Scovill
Appar	Davis, I. L.	Hoadley	Nichols	Shanahan
Bedell	Davis, M	Hoffman	Orr	Sloane
Bostwick	Denison	Hooker	Outtersen	Smith, A P
Bridgeman	Dickinson	Hornidge	Oxford	Smith, C W
Brill	Dwyer	Hubbs	Patchin	Stevens
Burnett	Evans	Knapp	Pearsall	Thorn
Candee	Finch	Landon	Phillips	Traub
Chambers	Fowler	Lewis	Plank	Weber
Clark	Graeff	Mathews	Platt	Wemple
Conkling, H	Grattan	McNair	Reeve	Williams
Conkling, J B	Hammond	Mead	Remsen	Wolf
Cook, E	Hanford	Merritt	Reynolds	Zettler
Coon	Harvey	Monroe		

Those who voted in the negative, were:

Bullwinkel	Daly	Hackett	McManus	Rogers
Burke	Dolan	Kearney	Metcalfe	Rosenstein
Byrne	Doll	Kehoe	Miller	Sherry
Cadin	Dooling	Litthauer	Mortimer	Smith, G H
Cooke, W V	Doyle	Lynch	Mullaney	Sulzbarger
Costello	Ellis	McCarthy, E J	Palmer	Treat
Curry	Everett	McCormack	Patton	Whitney
Dale	Fitzpatrick	McCullough	Prince	Wood

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 351) entitled "An act relative to spearing fish in Seneca lake, being an amendment to section 80, article 4, of chapter 31 of the general laws." (Rec. No. 143.)

Said bill having been announced for a second reading,

On motion of Mr. Harvey, said bill was laid aside, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the Senate bill (No. 697) entitled "An act to amend section 4 of article 1

of chapter 31 of the general laws, relative to the sale of venison in certain parts of the State." (Rec. No. 170.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 20

NOES 87

Those who voted in the affirmative, were:

Allston	Davis, M	Fitzpatrick	Morgan	Rogers
Apgar	Dickinson	Hewitt	Mortimer	Smith, G H
Conkling, H	Doll	Hornidge	Mullaney	Stiles
Coutant	Dwyer	Miller	Orr	Wood

Those who voted in the negative, were:

Abrams	Curry	Hoffman	Mead	Ruehl
Allen	Dale	Hooker	Metcalfe	Sheldon
Bedell	Davis, L L	Hubbs	Moran	Sherry
Bridgeman	Denison	Hughes	Moreland	Sloane
Brill	Dolan	Kearney	Neville	Smith, A P
Burke	Dooling	Knapp	Nye	Smith, C W
Burnett	Doyle	Landon	Oxford	Smith, J T
Byrne	Evans	Leggett	Pallace	Stevens
Cadin	Farrell	Litthauer	Patton	Sullivan
Candee	Ferre	Lynch	Pearsall	Sulzbarger
Chambers	Graeff	Mathews	Phillips	Thorn
Clark	Hackett	McCarthy, E J	Plank	Treat
Conkling, J B	Hammond	McCormack	Reeve	Weber
Cooke, W V	Hanford	McCullough	Remsen	Williams
Coon	Harvey	McInerney	Richter	Wolf
Costello	Hayden	McKeown	Robinson	Yale
Cowan	Hinson	McManus	Rosenstein	Zettler
Cox	Hoadley			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have nonconcurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 352) entitled "An act relating to the width for tires to be used on vehicles after January 1, 1905." (Rec. No. 164.)

Said bill having been announced for a second reading,

On motion of Mr. Bedell, and by unanimous consent, said bill was ordered placed on the second and third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 110, Assembly reprint No. 2050) entitled "An act to amend chapter 414 of the Laws of 1897, entitled 'An act in relation to villages, constituting chapter 21 of the general laws,' in relation to the sprinkling of streets." (Rec. No. 52.)

On motion of Mr. McNair, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 27

NOES 75

Those who voted in the affirmative, were:

Agnew	Chambers	Dowling	Hubbs	Rogers
Allen	Clark	Dwyer	McNair	Scovill
Apgar	Conkling, H	Evans	Phillips	Sheldon
Bedell	Davis, M	Fowler	Remsen	Whitney
Bridgeman	Dickinson	Hooker	Robinson	Williams
Cadin	Doughty			

Those who voted in the negative, were:

Abrams	Doyle	Leggett	Neville	Sloane
Allston	Duer	Litthauer	Nye	Smith, A P
Bradley	Everett	Lynch	Outterson	Smith, C W
Burke	Farrell	Mathews	Oxford	Smith, G H
Conkling, J B	Ferre	McCarthy, E J	Palmer	Smith, J T
Cook, E	Fitzpatrick	McCormack	Patchin	Stevens
Cooke, W V	Hanford	McInerney	Patton	Stiles
Coutant	Hayden	McManus	Plank	Sulzbürger
Curry	Hewitt	Merritt	Prince	Traub
Dale	Hoadley	Metcalfe	Reeve	Treat
Daly	Hoffman	Miller	Richter	Ulmann
Denison	Hooker	Monroe	Rosenstein	Weber
Dolan	Hornidge	Moran	Ruehl	Wolf
Doll	Knapp	Morgan	Sherry	Wood
Doolling	Landon	Mullaney	Simpson	Zettler

Mr. Phillips moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Phillips, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 1164) entitled "An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidate School Law." (Rec. No. 388.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 46

NOES 66

Those who voted in the affirmative, were:

Agnew	Dickinson	Hubbs	Monroe	Robinson
Allen	Doughty	Kearney	Moreland	Rogers
Apgar	Dwyer	Landon	Morgan	Ruehl
Bostwick	Ellis	Lewis	Mortimer	Scovill
Cadin	Finch	McCullough	Mullaney	Smith, G H
Chambers	Fowler	McNair	Pearsall	Traub
Clark	Grattan	Mead	Phillips	Wainwright
Curry	Hammond	Metcalfe	Prince	Williams
Davis, L L	Hooker	Miller	Remsen	Wood
Davis, M				

Those who voted in the negative, were:

Abrams	Dolan	Hoadley	Orr	Smith, A P
Bourke	Doll	Hughes	Oxford	Smith, C W
Bridgeman	Doyle	Kehoe	Palmer	Smith, J T
Bullwinkel	Evans	Knapp	Patchin	Stevens
Byrne	Everett	Leggett	Plank	Stiles
Candee	Farrell	Litthauer	Reeve	Sulzburger
Cook, E	Ferre	Lynch	Reynolds	Treat
Cooke, W V	Fitzpatrick	McCormack	Richter	Ulmann
Coon	Graeff	McManus	Rosenstein	Weber
Costello	Hackett	Merritt	Sheldon	Wemple
Coutant	Harvey	Moran	Sherry	Whitney
Cox	Hayden	Nichols	Simpson	Wolf
Dale	Hewitt	Nye	Sloane	Zettler
Dennison				

Mr. Finch moved to reconsider the vote by which said bill was lost, and that said motion be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Finch, and it was determined in the affirmative.

Mr. Rogers moved that all further proceeding under the close call be dispensed with.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Rogers, and it was determined in the affirmative.

On motion of Mr. Rogers, at 2 o'clock the House took a recess until 3.15 o'clock p. m.

THREE O'CLOCK AND FIFTEEN MINUTES, P. M.

The House again met.

Mr. Speaker announced the special order, being the bill (No. 1973) entitled "An act to provide for the filing of transcripts of minutes taken by the stenographer of the county court of Erie county, in certain cases, and prescribe the fees therefor." (Int. No. 1393.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hayden	Mead	Rosenstein
Allen	Davis, M	Hinson	Merritt	Ruehl
Allston	Dickinson	Hoadley	Miller	Shanahan
Apgar	Dolan	Hoffman	Moran	Sherry
Bostwick	Doll	Hooker	Morgan	Sloane

Bradley	Dooling	Hornidge	Mortimer	Smith, A P
Brill	Doughty	Hubbs	Neville	Smith, C W
Bullwinkel	Doyle	Hughes	Nye	Smith, J T
Burnett	Duer	Keegan	Orr	Stiles
Burns	Dwyer	Kehoe	Outterson	Sulzburger
Byrne	Evans	Knapp	Pallace	Thorn
Cadin	Farrell	Landon	Palmer	Treat
Chambers	Finch	Leggett	Patton	Ulmann
Cohn	Fitzpatrick	Litthauer	Phillips	Wainwright
Conkling, J B	Fowler	Lynch	Plank	Wemple
Cook, E	Graeff	McCarthy, E J	Prince	Whitney
Coon	Grattan	McCarthy, J J	Reeve	Wolf
Costello	Hackett	McCullough	Reynolds	Wood
Cowan	Hanford	McInerney	Robinson	Yale
Curry	Harvey	McNair	Rogers	Zettler
Dale				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2069) entitled "An act to amend chapter 152 of the Laws of 1899, entitled 'An act in relation to the use of bicycles on sidepaths, for licensing bicycles, for the appointment of sidepath commissioners and to provide for the construction, maintenance, regulation, preservation and shading of sidepaths,' by adding certain sections thereto." (Int. No. 1415.)

On motion of Mr. M. Davis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	Metcalf	Rogers
Agnew	Curry	Hewitt	Miller	Ruehl
Allen	Dale	Hoadley	Moran	Scovill
Allston	Daly	Hoffman	Moreland	Sheldon
Apgar	Davis, M	Hooker	Morgan	Sherry
Bostwick	Dickinson	Hornidge	Mortimer	Simpson
Bourke	Dolan	Hubbs	Mullaney	Smith, A P
Bridgeman	Doll	Hughes	Neville	Smith, C W
Brill	Doughty	Kearney	Nye	Smith, J T

Bullwinkel	Dowling	Keegan	Orr	Stevens
Burnett	Doyle	Kehoe	Outterson	Sullivan
Butler	Dwyer	Knapp	Oxford	Thorn
Byrne	Ellis	Landon	Pallace	Traub
Candee	Everett	Leggett	Palmer	Ulmann
Chambers	Farrell	Lewis	Patton	Wainwright
Clark	Ferre	Lynch	Pearsall	Weber
Cohn	Finegan	McCarthy, E J	Phillips	Wemple
Conkling, J B	Fitzpatrick	McCarthy, J J	Platt	Williams
Cook, E	Fowler	McCormack	Prince	Wolf
Cooke, W V	Grattan	McInerney	Reeve	Wood
Costello	Hackett	McKeown	Reynolds	Yale
Coutant	Hammond	McNair	Richter	Zettler
Cowan	Hanford	Merritt	Robinson	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1987) entitled "An act to amend the Code of Criminal Procedure, in relation to the appointment and duties of probation officers, and the powers and duties of courts and justices with relation to persons placed on probation." (Int. No. 1249.)

On motion of Mr. Cadin, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Monroe	Sherry
Agnew	Cox	Hewitt	Moran	Simpson
Allen	Dale	Hoadley	Morgan	Sloane
Apgar	Daly	Hoffman	Mortimer	Smith, C W
Bedell	Davis, I L	Hooker	Mullaney	Smith, G H
Bourke	Denison	Hubbs	Neville	Smith, J T
Bradley	Dickinson	Kearney	Nye	Stevens
Bridgeman	Dolan	Keegan	Outterson	Stiles
Brill	Doll	Kehoe	Pallace	Sulzburger
Burke	Doughty	Knapp	Patchin	Thorn
Burnett	Dowling	Landon	Pearsall	Treat
Burns	Duer	Leggett	Plank	Ulmann
Byrne	Dwyer	Lewis	Prince	Wainwright
Candee	Evans	Lynch	Remsen	Wemple

Chambers	Everett	Mathews	Richter	Whitney
Clark	Ferre	McCarthy, J J	Robinson	Williams
Conkling, H	Finegan	McCullough	Rogers	Wolf
Conkling, J B	Fitzpatrick	McKeown	Rosenstein	Wood
Cooke, W V	Graeff	McNair	Ruehl	Yale
Coon	Hackett	Merritt	Scovill	Zettler
Costello	Hammond	Metcalfe	Sheldon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1323) entitled "An act to require the construction of an elevated railroad station at the corner of One Hundred and Thirtieth street and Eighth avenue, in the city of New York." (Int. No. 442.)

On motion of Mr. Abrams, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Agnew	Cowan	Grattan	McCullough	Reynolds
Allen	Cox	Hackett	McInerney	Robinson
Allston	Dale	Hammond	McNair	Rogers
Apgar	Daly	Harvey	Mead	Ruehl
Bostwick	Davis, M	Hayden	Metcalfe	Shanahan
Bourke	Denison	Hewitt	Miller	Sheldon
Bridgeman	Dolan	Hoadley	Moreland	Simpson
Bullwinkel	Doll	Hooker	Mortimer	Smith, A P
Burke	Doughty	Hornidge	Mullaney	Smith, G H
Burnett	Dowling	Hughes	Nichols	Stevens
Butler	Duer	Kearney	Nye	Sullivan
Byrne	Dwyer	Kehoe	Outterson	Thorn
Candee	Ellis	Knapp	Pallace	Treat
Chambers	Evans	Landon	Patchin	Wainwright
Cohn	Farrell	Leggett	Pearsall	Wemple
Conkling, H	Ferre	Lewis	Plank	Williams
Conkling, J B	Finch	Lynch	Platt	Wood
Cooke, W V	Fitzpatrick	Mathews	Reeve	Yale
Coon	Fowler	McCarthy, J J	Remsen	Zettler
Costello				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2070) entitled "An act to authorize, empower and direct the receiver and deputy receiver of taxes in the city of New York to receive and credit payments made on account of taxes to become due." (Int. No. 1416.)

On motion of Mr. H. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Merritt	Rogers
Agnew	Curry	Hinson	Miller	Ruehl
Allston	Dale	Hoffman	Monroe	Shanahan
Apgar	Davis, L L	Hooker	Moreland	Sherry
Bedell	Davis, M	Hubbs	Morgan	Sloane
Bostwick	Dickinson	Hughes	Mortimer	Smith, A P
Bradley	Doll	Keegan	Neville	Smith, G H
Brill	Dooling	Kehoe	Nichols	Stevens
Burke	Dowling	Knapp	Nye	Stiles
Burnett	Doyle	Landon	Outtersen	Sulzbarger
Burns	Dwyer	Leggett	Oxford	Thorn
Byrne	Ellis	Lewis	Pallace	Treat
Cadin	Everett	Litthauer	Palmer	Ulmann
Chambers	Ferre	Lynch	Patton	Wainwright
Cohn	Finegan	McCarthy, E J	Pearsall	Wemple
Conkling, H	Fitzpatrick	McCarthy, J J	Plank	Williams
Conkling, J B	Graeff	McCullough	Prince	Wolf
Cooke, W V	Hackett	McInerney	Reeve	Wood
Costello	Hanford	McManus	Reynolds	Yale
Coutant	Harvey	McNair	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2073) entitled "An act to amend section 3 of chapter 429 of the Laws of 1893, entitled 'An act to provide for the compilation and

continuance and care of certain indexes and records in the Albany county clerk's office,' as amended by chapter 268 of the Laws of 1896, as amended by chapter 471 of the Laws of 1899, relating to the extension of time and disposition of one set of said indexes and records." (Int. No. 1419.)

Said bill having been announced for a second reading,

On motion of Mr. Mead, said bill was laid aside, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the bill (No. 2072) entitled "An act to amend the Labor Law, in relation to elevators, elevator cabs or cars and elevator wells in factories and mercantile establishments." (Int. No. 1418.)

On motion of Mr. Lewis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 91

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Metcalfe	Rosenstein
Agnew	Daly	Hoffman	Moran	Scovill
Allen	Davis, M	Hooker	Moreland	Shanahan
Apgar	Dickinson	Hubbs	Morgan	Simpson
Bedell	Dolan	Hughes	Mortimer	Smith, A P
Bostwick	Dooling	Keegan	Neville	Smith, G H
Bridgeman	Dowling	Knapp	Nichols	Stevens
Brill	Doyle	Landon	Orr	Stiles
Burke	Duer	Leggett	Oxford	Sulzburger
Burns	Ellis	Lewis	Pallace	Traub
Byrne	Everett	Litthauer	Patchin	Treat
Candee	Ferre	Mathews	Pearsall	Wainwright
Clark	Finegan	McCarthy, J J	Plank	Weber
Conkling, H	Fitzpatrick	McCormack	Prince	Whitney
Cooke, W V	Grattan	McInerney	Reeve	Wolf
Coon	Hammond	McKeown	Remsen	Wood
Coutant	Harvey	McNair	Richter	Yale
Cowan	Hewitt	Merritt	Rogers	Zettler
Curry				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1705) entitled "An act authorizing the superintendent of public works to repair and protect by restraining walls or otherwise, the banks and beds of the Neversink river within the town of Fallsburgh, Sullivan county, New York, and making an appropriation therefor." (Int. No. 1269.)

On motion of Mr. Simpson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Grattan	McCormack	Reeve
Agnew	Costello	Hackett	McInerney	Reynolds
Allston	Cowan	Hammond	McManus	Robinson
Apgar	Curry	Hanford	Mead	Rogers
Bedell	Dale	Hayden	Metcalfe	Ruehl
Bostwick	Davis, L L	Hinson	Miller	Shanahan
Bourke	Denison	Hoffman	Moran	Sherry
Bridgeman	Dickinson	Hooker	Moreland	Sloane
Brill	Dolan	Hornidge	Mortimer	Smith, C W
Bullwinkel	Doll	Hughes	Mullaney	Smith, J T
Burnett	Dooling	Kearney	Neville	Stevens
Butler	Doughty	Keegan	Nye	Sullivan
Byrne	Dowling	Kehoe	Orr	Thorn
Cadin	Doyle	Knapp	Oxford	Treat
Candee	Duer	Landon	Pahner	Wainwright
Chambers	Ellis	Leggett	Patchin	Wemple
Clark	Everett	Lewis	Pearsall	Williams
Conkling, H	Ferre	Lynch	Phillips	Wood
Conkling, J B	Finegan	Mathews	Platt	Yale
Cook, E	Fowler	McCarthy, J J	Prince	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1714) entitled "An act providing for the improvement of the Oswego river in Oswego county and making an appropriation therefor." (Int. No. 1273.)

On motion of Mr. Lewis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	McNair	Robinson
Agnew	Dale	Hewitt	Merritt	Rosenstein
Allen	Daly	Hinson	Metcalfe	Ruehl
Allston	Davis, L L	Hoadley	Monroe	Scovill
Apgar	Davis, M	Hoffman	Moran	Shanahan
Bedell	Dickinson	Hornidge	Morgan	Simpson
Bostwick	Dolan	Hubbs	Mortimer	Sloane
Bradley	Dooling	Hughes	Mullaney	Smith, A P
Bridgeman	Doughty	Keegan	Neville	Smith, J T
Brill	Dowling	Kehoe	Nichols	Stevens
Bullwinkel	Doyle	Knapp	Orr	Stiles
Burke	Dwyer	Landon	Outerson	Sulzbarger
Burns	Ellis	Leggett	Oxford	Traub
Butler	Evans	Lewis	Pallace	Treat
Byrne	Farrell	Litthauer	Palmer	Ulmann
Candee	Ferre	Lynch	Patton	Wainwright
Clark	Finch	Mathews	Pearsall	Wemple
Conkling, H	Fitzpatrick	McCarthy, E J	Phillips	Whitney
Conkling, J B	Fowler	McCarthy, J J	Plank	Williams
Cook, E	Grattan	McCullough	Reeve	Wolf
Coon	Hackett	McInerney	Remsen	Wood
Coutant	Hammond	McKeown	Reynolds	Yale
Cowan	Hanford	McManus	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Rogers asked that the roll be called to ascertain if a quorum be present.

By direction of the Speaker the Clerk called the roll, and the following members responded:

Abrams	Curry	Hayden	Moran	Scovill
Agnew	Dale	Hewitt	Moreland	Shanahan
Allen	Daly	Hinson	Morgan	Sheldon
Allston	Davis, L L	Hoadley	Mullaney	Sherry
Apgar	Davis, M	Hoffman	Nichols	Simpson
Bedell	Denison	Hooker	Nye	Sloane

Bostwick	Dickinson	Hubbs	Orr	Smith, A P
Bradley	Dolan	Hughes	Outtonson	Smith, C W
Bridgeman	Dooling	Kehoe	Oxford	Smith, G H
Brill	Doughty	Knapp	Pallace	Smith, J T
Burke	Dowling	Landon	Palmer	Stevens
Burnett	Doyle	Leggett	Patchin	Stiles
Burns	Dwyer	Lewis	Patton	Sullivan
Butler	Ellis	Litthauer	Pearsall	Sulzbarger
Byrne	Evans	Lynch	Phillips	Traub
Cadin	Everett	Mathews	Plank	Treat
Candee	Farrell	McCarthy, E J	Platt	Ulmann
Chambers	Ferre	McCormack	Prince	Wainwright
Clark	Finch	McInerney	Reeve	Weber
Conkling, J B	Fitzpatrick	McManus	Remsen	Wemple
Cook, E	Fowler	McNair	Reynolds	Whitney
Cooke, W V	Graeff	Mead	Richter	Williams
Coon	Grattan	Merritt	Robinson	Wolf
Costello	Hackett	Metcalfe	Rogers	Wood
Coutant	Hammond	Miller	Rosenstein	Yale
Cowan	Hanford	Monroe	Ruehl	Zettler
Cox	Harvey			

132

Mr. Speaker announced the special order, being the Senate bill (No. 814) entitled "An act to regulate the practice of barbering in the State of New York; to establish a State Board of Barber Examiners, and to provide for the sanitary inspection of barber shops." (Rec. No. 233.)

On motion of Mr. Mead, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 29

Those who voted in the affirmative, were:

Agnew	Cowan	Hanford	McNair	Reynolds
Allen	Curry	Harvey	Mead	Robinson
Allston	Dale	Hayden	Merritt	Rogers
Bedell	Daly	Hewitt	Monroe	Ruehl
Bostwick	Davis, L L	Hinson	Moran	Scovill
Bridgeman	Davis, M	Hoadley	Moreland	Simpson
Brill	Dickinson	Hoffman	Morgan	Sloane
Bullwinkel	Dolan	Hornidge	Mortimer	Smith, A P
Burke	Doll	Hubbs	Mullaney	Smith, C W
Burnett	Doughty	Hughes	Nichols	Stevens

Butler	Dowling	Kearney	Nye	Stiles
Cadin	Dwyer	Kehoe	Orr	Sullivan
Candee	Evans	Knapp	Outterson	Traub
Chambers	Ferre	Landon	Patchin	Wainwright
Clark	Finch	Leggett	Patton	Weber
Conkling, J B	Fitzpatrick	Lewis	Pearsall	Wemple
Cook, E	Fowler	Lynch	Phillips	Whitney
Cooke, W V	Graeff	Mathews	Platt	Williams
Coon	Grattan	McCarthy, E J	Prince	Wood
Costello	Hammond	McKeown	Reeve	Zettler
Coutant				

Those who voted in the negative, were:

Abrams	Dooling	Litthauer	Plank	Smith, J T
Bourke	Doyle	McCormack	Richter	Sulzburger
Burns	Ellis	McCullough	Rosenstein	Thorn
Byrne	Everett	McInerney	Sheldon	Ulmann
Cox	Farrell	McManus	Sherry	Wolf
Denison	Hackett	Palmer	Smith, G H	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1127) entitled "An act to amend the Insurance Law by levying a tax upon foreign fire insurance companies, associations and individuals not authorized to do business in this State, but insuring property herein, and to provide for its collection and distribution." (Rec. No. 364.)

On motion of Mr. Rogers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Fowler	McInerney	Robinson
Agnew	Costello	Graeff	McManus	Rogers
Allen	Coutant	Grattan	McNair	Ruchl
Allston	Cowan	Hackett	Mead	Seovill
Apgar	Cox	Hanford	Merritt	Shanahan

Bedell	Curry	Harvey	Metcalfe	Sheldon
Bostwick	Daly	Hayden	Monroe	Simpson
Bourke	Davis, L L	Hinson	Moran	Sloane
Bradley	Davis, M	Hoadley	Moreland	Smith, C W
Bridgeman	Denison	Hooker	Mortimer	Smith, G H
Brill	Dickinson	Hornidge	Mullaney	Smith, J T
Bullwinkel	Dolan	Hubbs	Neville	Stevens
Burke	Doll	Kearney	Nichols	Stiles
Burns	Dooling	Keegan	Nye	Sullivan
Butler	Dowling	Kehoe	Orr	Sulzbürger
Byrne	Doyle	Knapp	Oxford	Thorn
Cadin	Duer	London	Palmer	Ulmann
Candee	Dwyer	Leggett	Patton	Wainwright
Chambers	Ellis	Lewis	Pearsall	Weber
Clark	Evans	Litthauer	Plank	Wemple
Cohn	Everett	Lynch	Platt	Whitney
Conkling, H	Farrell	Mathews	Prince	Williams
Conkling, J B	Ferre	McCarthy, J J	Remsen	Wood
Cook, E	Finch	McCormack	Reynolds	Yale
Cooke, W V	Fitzpatrick	McCullough	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1126) entitled "An act to amend the Public Health Law, relative to local boards of health." (Rec. No. 375.)

On motion of Mr. Moreland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 168

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Grattan	McNair	Rogers
Agnew	Countant	Hammond	Mead	Rosenstein
Allen	Cox	Hanford	Metcalfe	Ruehl
Allston	Curry	Hayden	Miller	Scovill
Apgar	Dale	Hinson	Monroe	Sheldon
Bedell	Daly	Hoadley	Moreland	Sherry
Bourke	Davis, M	Hoffman	Mortimer	Sloane
Bradley	Dickinson	Hornidge	Neville	Smith, C W
Bridgeman	Dolan	Hubbs	Nichols	Smith, J T
Bullwinkel	Doll	Hughes	Nye	Stevens

Burke	Doughty	Keegan	Outterson	Sullivan
Burnett	Dowling	Kehoe	Oxford	Thorn
Burns	Doyle	Knapp	Palmer	Traub
Butler	Duer	Landon	Patton	Ulmann
Byrne	Dwyer	Leggett	Pearsall	Wainwright
Candee	Evans	Lewis	Plank	Wemple
Chambers	Everett	Lynch	Platt	Williams
Clark	Ferre	Mathews	Prince	Wolf
Cohn	Finch	McCarthy, E J	Remsen	Wood
Conkling, J B	Fitzpatrick	McCormack	Reynolds	Yale
Cook, E	Fowler	McInerney	Richter	Zettler
Cooke, W V	Graeff	McKeown		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1128) entitled "An act to amend the Public Health Law, relative to the discharge of sewage and other refuse or waste matter into the waters of this State." (Rec. No. 376.)

On motion of Mr. Moreland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Grattan	McKeown	Rogers
Agnew	Costello	Hackett	McNair	Rosenstein
Allen	Coutant	Hanford	Mead	Scovill
Allston	Cowan	Harvey	Metcalfe	Sheldon
Bedell	Cox	Hewitt	Monroe	Simpson
Bostwick	Dale	Hinson	Moreland	Sloane
Bourke	Daly	Hoffman	Mortimer	Smith, C W
Bridgeman	Davis, L L	Hornidge	Neville	Smith, J T
Bullwinkel	Denison	Hubbs	Nye	Stiles
Burke	Dickinson	Kearney	Outterson	Sullivan
Burns	Dolan	Keegan	Pallace	Thorn
Butler	Dooling	Kehoe	Palmer	Treat
Byrne	Dowling	Knapp	Patchin	Ulmann
Cadin	Duer	Landon	Pearsall	Wainwright
Candee	Dwyer	Leggett	Phillips	Wemple
Clark	Evans]]]	Lewis , , ,	Platt	Whitney

Cohn	Everett	Lynch	Reeve	Wolf
Conkling, H	Ferre	Mathews	Remsen	Wood
Conkling, J B	Finegan	McCormack	Reynolds	Yale
Cooke, W V	Fowler	McInerney	Robinson	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 424) entitled "An act to provide for the publication of the Forest, Fish and Game Law, as amended." (Rec. No. 361.)

On motion of Mr. J. B. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hewitt	Mead	Shanahan
Agnew	Cowan	Hinson	Metcalfe	Sherry
Allston	Cox	Hoffman	Miller	Simpson
Apgar	Dale	Hooker	Moran	Smith, A P
Bostwick	Daly	Hughes	Moreland	Smith, C W
Bourke	Davis, M	Kearney	Morgan	Smith, G H
Bradley	Denison	Hubbs	Mullaney	Stevens
Brill	Dolan	Hughes	Nichols	Stiles
Bullwinkel	Doll	Kearney	Nye	Sulzbarger
Burke	Doughty	Kehoe	Outtersen	Traub
Burns	Doyle	Knapp	Pallace	Treat
Butler	Ducr	Landon	Patchin	Ulmann
Byrne	Ellis	Lewis	Pearsall	Wainwright
Cadin	Everett	Litthauer	Phillips	Weber
Candee	Ferre	Lynch	Platt	Wemple
Clark	Finch	Mathews	Reeve	Whitney
Cohn	Fitzpatrick	McCarthy, J J	Remsen	Wolf
Conkling, H	Fowler	McCormack	Richter	Wood
Cook, E	Grattan	McCullough	Robinson	Yale
Cooke, W V	Hammond	McKeown	Rogers	Zettler
Costello	Harvey	McNair	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 602) entitled "An act to amend section 3 of chapter 471 of the Laws of 1899, entitled 'An act to amend chapter 429 of the Laws of 1893, entitled "An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office," as amended by chapter 268 of the Laws of 1896, entitled "An act to amend chapter 429 of the Laws of 1893," entitled "An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office."'" (Rec. No. 374.)

On motion of Mr. Mead, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Moran	Scovill
Agnew	Davis, L L	Hubbs	Moreland	Sherry
Allston	Denison	Hughes	Morgan	Simpson
Apgar	Dolan	Kearney	Mullaney	Smith, A P
Bostwick	Dooling	Kehoe	Neville	Smith, G H
Brill	Dowling	Landon	Nye	Stevens
Bridgeman	Duer	Leggett	Orr	Stiles
Burnett	Ellis	Lewis	Oxford	Sullivan
Burns	Everett	Litthauer	Palmer	Thorn
Byrne	Farrell	Mathews	Patton	Traub
Candee	Finch	McCarthy, E J	Pearsall	Ulmann
Clark	Fowler	McCormack	Phillips	Wainwright
Cohn	Graeff	McCullough	Plank	Weber
Conkling, J B	Hackett	McKeown	Platt	Wemple
Cook, E	Hanford	McNair	Prince	Whitney
Coon	Hayden	Mead	Remsen	Williams
Coutant	Hewitt	Metcalfe	Richter	Wolf
Cowan	Hoadley	Miller	Robinson	Wood
Cox	Hoffman	Monroe	Rosenstein	Yale

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1161) entitled "An act authorizing the common council of the city of Ithaca, New York, to make confirmations of paying assessments heretofore made by the payment commissioners of said city pursuant to chapter 62 of the Laws of 1892, and authorizing the clerk of said city to give public notice as provided by said act." (Rec. No. 377.)

On motion of Mr. Moreland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	McKeown	Richter
Agnew	Daly	Hayden	McManus	Robinson
Allen	Davis, L L	Hewitt	Mead	Rosenstein
Apgar	Denison	Hoadley	Merritt	Scovill
Bostwick	Dickinson	Hoffman	Metcalfe	Shanahan
Bourke	Doll	Hooker	Miller	Sherry
Bradley	Dooling	Hubbs	Moran	Sloane
Brill	Doughty	Hughes	Morgan	Smith, A P
Burke	Doyle	Kearney	Mortimer	Smith, G H
Burnett	Duer	Kehoe	Mullaney	Stevens
Burns	Dwyer	Knapp	Nichols	Stiles
Butler	Ellis	Landon	Nye	Sulzbürger
Cadin	Everett	Leggett	Outtersen	Thorn
Chambers	Farrell	Lewis	Pallace	Treat
Clark	Ferre	Litthauer	Patchin	Wainwright
Conkling, H	Finegan	Lynch	Patton	Wemple
Conkling, J B	Fitzpatrick	McCarthy, E J	Phillips	Whitney
Cooke, W V	Fowler	McCarthy, J J	Platt	Wolf
Coon	Grattan	McCormack	Prince	Yale
Coutant	Hackett	McInerney	Remsen	Zettler
Cox	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate

bill (No. 1102) entitled "An act to authorize the appointment by the Governor of a commission to investigate certain threatened pollution of the waters of New York bay, and making an appropriation for the expenses of such commission." (Rec. No. 387.)

On motion of Mr. Moreland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	McCullough	Richter
Agnew	Dale	Harvey	McKeown	Robinson
Allen	Davis, L L	Hayden	McManus	Rogers
Allston	Davis, M	Hinson	Mead	Ruehl
Bedell	Denison	Hoadley	Merritt	Scovill
Bostwick	Dickinson	Hoffman	Miller	Shanahan
Bourke	Dolan	Hooker	Monroe	Sheldon
Bridgeman	Doll	Hornidge	Moreland	Simpson
Brill	Dooling	Hubbs	Morgan	Smith, C W
Burke	Dowling	Hughes	Mullaney	Smith, G H
Burnett	Doyle	Kearney	Neville	Stevens
Burns	Duer	Keegan	Orr	Sullivan
Butler	Dwyer	Kehoe	Outterson	Sulzbarger
Cadin	Evans	Knapp	Pallace	Traub
Chambers	Everett	Landon	Patchin	Treat
Clark	Ferre	Lewis	Patton	Weber
Conkling, H	Finch	Litthauer	Phillips	Whitney
Conkling, J B	Finegan	Mathews	Plank	Wolf
Cooke, W V	Fowler	McCarthy, E J	Prince	Wood
Coon	Graeff	McCarthy, J J	Reeve	Yale
Coutant	Hackett	McCormack	Reynolds	Zettler
Cowan				

Mr. Palmer moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hooker	Moreland	Sherry
Agnew	Dolan	Hubbs	Morgan	Simpson
Allston	Doll	Hughes	Mortimer	Smith, A P
Apgar	Dooling	Keegan	Mullaney	Smith, C W
Bostwick	Dowling	Kehoe	Nichols	Smith, G H
Bourke	Doyle	Knapp	Nye	Smith, J T
Bridgeman	Dwyer	Landon	Orr	Stevens
Bullwinkel	Ellis	Leggett	Outterson	Stiles
Burke	Evans	Lewis	Oxford	Sulzburger
Burns	Farrell	Lynch	Pallace	Thorn
Butler	Ferre	Mathews	Palmer	Traub
Cadin	Finch	McCarthy, E J	Patchin	Treat
Candee	Fitzpatrick	McCarthy, J J	Patton	Ulmann
Clark	Graeff	McCullough	Plank	Wainwright
Conkling, H	Hackett	McInerney	Platt	Weber
Conkling, J B	Hammond	McManus	Reeve	Wemple
Cooke, W V	Hanford	McNair	Remsen	Whitney
Costello	Harvey	Mead	Richter	Williams
Coutant	Hayden	Merritt	Robinson	Wolf
Cox	Hewitt	Metcalfe	Rosenstein	Wood
Curry	Hinson	Miller	Ruehl	Yale
Daly	Hoadley	Monroe	Scovill	Zettler
Davis, M	Hoffman	Moran	Shanahan	

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 1

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	McNair	Scovill
Agnew	Cox	Hinson	Mead	Shanahan
Allen	Curry	Hoadley	Merritt	Sheldon
Apgar	Dale	Hooker	Miller	Sloane
Bedell	Davis, L L	Hornidge	Monroe	Smith, A P
Bostwick	Davis, M	Hughes	Moreland	Smith, G H
Bradley	Denison	Kearney	Mortimer	Smith, J T
Bridgeman	Dolan	Keegan	Mullaney	Stiles
Bullwinkel	Doll	Kehoe	Nichols	Sullivan
Burke	Dooling	Knapp	Orr	Sulzburger
Burnett	Dowling	Leggett	Outterson	Thorn
Burns	Doyle	Litthauer	Oxford	Treat
Byrne	Dwyer	Lynch	Pallace	Ulmann
Cadin	Evans	Mathews	Patton	Wainwright

Candee	Everett	McCarthy, E J	Phillips	Weber
Clark	Ferre	McCarthy, J J	Plank	Wemple
Cohn	Finegan	McCormack	Reeve	Whitney
Conkling, H	Fitzpatrick	McCullough	Remsen	Wolf
Conkling, J B	Graeff	McInerney	Richter	Wood
Cooke, W V	Grattan	McKeown	Rogers	Yale
Coon	Hammond	McManus	Rosenstein	Zettler
Coutant	Harvey			

In the negative:

Palmer

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1099) entitled "An act to amend the charter of the city of Hudson, to increase the number of members of the commission of public works, and to provide for the remodeling or establishment of a water system." (Rec. No. 378.)

On motion of Mr. Scovill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Hackett	McKeown	Reynolds
Agnew	Costello	Hanford	McNair	Robinson
Allen	Coutant	Harvey	Mead	Rogers
Allston	Cowan	Hewitt	Merritt	Ruehl
Apgar	Cox	Hinson	Metcalfe	Scovill
Bedell	Dale	Hoadley	Miller	Shanahan
Bostwick	Daly	Hoffman	Monroe	Sherry
Bourke	Davis, L L	Hooker	Moran	Simpson
Bradley	Davis, M	Hornidge	Morgan	Smith, A P
Bridgeman	Dickinson	Hubbs	Mortimer	Smith, C W
Brill	Dolan	Hughes	Mullaney	Smith, J T
Bullwinkel	Doll	Kearney	Neville	Stevens
Burke	Dooling	Keegan	Nye	Sullivan

Burnett	Doughty	Knapp	Orr	Sulzbürger
Butler	Dowling	Landon	Oттerson	Traub
Byrne	Duer	Leggett	Pallace	Treat
Cadin	Dwyer	Lewis	Palmer	Ulmann
Candee	Evans	Lynch	Patchin	Wainwright
Chambers	Everett	Mathews	Patton	Weber
Clark	Ferre	McCarthy, E J	Phillips	Whitney
Cohn	Finch	McCarthy, J J	Plank	Williams
Conkling, H	Finegan	McCormack	Platt	Wood
Conkling, J B	Fitzpatrick	McCullough	Prince	Yale
Cook, E	Fowler	McInerney	Remsen	Zettler
Cooke, W V	Grattan			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced that pursuant to a joint resolution of the Senate and Assembly heretofore adopted, the Assembly would now proceed to nominate a candidate for Regent of the University in place of Martin I. Townsend, deceased.

Whereupon, in open session, each member as his name was called rose in his place, and by a viva voce vote named the following for the Regent of the University:

CHARLES S. FRANCIS.

Agnew	Cowan	Hewitt	Nye	Smith, A P
Allen	Cox	Hoadley	Orr	Smith, C W
Allston	Davis, L L	Hooker	Oттerson	Smith, G H
Apgar	Davis, M	Hubbs	Patchin	Smith, J T
Bedell	Denison	Hughes	Patton	Stevens
Bostwick	Dickinson	Knapp	Pearsall	Stiles
Bridgeman	Doughty	Landon	Phillips	Thorn
Brill	Dowling	Leggett	Plank	Traub
Burnett	Dwyer	Lewis	Platt	Treat
Cadin	Evans	McNair	Reeve	Wainwright
Candee	Finch	Mead	Remsen	Weber
Chambers	Fowler	Merritt	Reynolds	Wemple
Clark	Graeff	Monroe	Robinson	Whitney
Conkling, J B	Grattan	Moran	Rogers	Williams
Cook, E	Hammond	Moreland	Ruehl	Wood
Coon	Hanford	Morgan	Scovill	Yale
Costello	Harvey	Nichols	Simpson	Speaker
Coutant	Hayden			

87

DUNCAN C. LEE.

Abrams	Daly	Hinson	McInerney	Prince
Bourke	Dolan	Hoffman	McKeown	Richter
Bradley	Doll	Hornidge	McManus	Rosenstein
Bullwinkel	Dooling	Kearney	Metcalf	Shanahan
Burke	Doyle	Keegan	Miller	Sherry
Burns	Ellis	Kehoe	Mortimer	Sloane
Butler	Everett	Litthauer	Mullaney	Sullivan
Byrne	Farrell	Lynch	Neville	Sulzbürger

Cohn	Ferre	Mathews	Oxford	Ulmann
Cooke, W V	Finegan	McCarthy, E J	Pallace	Wolf
Curry	Fitzpatrick	McCormack	Palmer	Zettler
Dale	Hackett	McCullough		

A quorum of all the members elected to the Assembly having voted, and the majority having named Charles S. Francis as their choice, Mr. Speaker declared Charles S. Francis, of the city of Troy, county of Rensselaer, as a candidate for the office of Regent of the University to fill the vacancy occasioned by the death of Martin I. Townsend.

Mr. Speaker announced the special order, being the Senate bill (No. 185) entitled "An act making an appropriation for the State Custodial Asylum for Feeble-minded Women at Newark." (Rec. No. 279.)

On motion of Mr. Burnett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Mead	Rosenstein
Agnew	Curry	Harvey	Merritt	Ruehl
Allen	Daly	Hewitt	Metcalfe	Scovill
Apgar	Davis, L L	Hinson	Miller	Sheldon
Bedell	Davis, M	Hoadley	Monroe	Sherry
Bostwick	Denison	Hooker	Moran	Simpson
Bourke	Dickinson	Hornidge	Moreland	Sloane
Bridgeman	Dolan	Hubbs	Morgan	Smith, C W
Brill	Doll	Hughes	Mortimer	Smith, G H
Bullwinkel	Dooling	Kearney	Mullaney	Smith, J T
Burke	Doughty	Keegan	Neville	Stiles
Burnett	Dowling	Kehoe	Nye	Sullivan
Burns	Doyle	Knapp	Orr	Sulzburger
Butler	Duer	Landon	Outterson	Thorn
Byrne	Ellis	Leggett	Oxford	Traub
Cadin	Evans	Lewis	Pallace	Treat
Chambers	Farrell	Lynch	Palmer	Ulmann
Clark	Ferre	Mathews	Patchin	Wainwright

Cohn	Finch	McCarthy, E J	Pearsall	Weber
Conkling, H	Finegan	McCarthy, J J	Phillips	Wemple
Conkling, J B	Fitzpatrick	McCormack	Plank	Whitney
Cook, E	Fowler	McCullough	Prince	Wolf
Cooke, W V	Graeff	McInerney	Reeve	Wood
Costello	Grattan	McKeown	Remsen	Yale
Coutant	Hackett	McManus	Richter	Zettler
Cowan	Hammond	McNair	Robinson	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 886) entitled "An act for the construction of a State armory in the village of Oneonta and making an appropriation therefor." (Rec. No. 360.)

On motion of Mr. J. B. Conkling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Moran	Shanahan
Agnew	Davis, L L	Hoffman	Morgan	Sheldon
Allen	Davis, M	Hooker	Mortimer	Sherry
Allston	Denison	Hubbs	Mullaney.	Simpson
Bedell	Dolan	Hughes	Neville	Smith, A P
Bostwick	Doll	Kearney	Nichols	Smith, C W
Bourke	Dooling	Keegan	Nye	Smith, G H
Bridgeman	Doughty	Kehoe	Orr	Smith, J T
Brill	Dowling	Knapp	Oxford	Stevens
Bullwinkel	Doyle	Landon	Pallace	Stiles
Burke	Duer	Leggett	Palmer	Sullivan
Burns	Dwyer	Lewis	Patton	Sulzbarger
Butler	Evans	Lynch	Pearsall	Thorn
Cadin	Everett	Mathews	Phillips	Traub
Candee	Ferre	McCarthy, J J	Plank	Treat
Chambers	Finch	McCormack	Platt	Ulmann
Clark	Finegan	McCullough	Prince	Wainwright
Cohn	Fowler	McInerney	Reeve	Weber
Conkling, H	Graeff	McKeown	Reynolds	Wemple

Conkling, J B	Grattan	McManus	Richter	Whitney
Cooke, W V	Hammond	McNair	Reynolds	Williams
Coon	Harvey	Merritt	Rogers	Wolf
Costello	Hayden	Metcalf	Rosenstein	Wood
Cowan	Hewitt	Miller	Ruehl	Yale
Cox	Hinson	Monroe	Scovill	Zettler
Curry				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 736) entitled "An act to reappropriate certain unexpended balances of former appropriations." (Rec. No. 185.)

On motion of Mr. Plank, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	McNair	Rosenstein
Agnew	Dale	Harvey	Mead	Ruehl
Allston	Daly	Hayden	Merritt	Scovill
Apgar	Davis, L L	Hinson	Miller	Sheldon
Bostwick	Davis, M	Hoadley	Moran	Sherry
Bourke	Denison	Hooker	Moreland	Simpson
Bradley	Dickinson	Hornidge	Mortimer	Smith, A P
Bridgeman	Dolan	Hubbs	Mullaney	Smith, C W
Bullwinkel	Doll	Hughes	Neville	Smith, G H
Burke	Doughty	Kearney	Nye	Stevens
Burnett	Dowling	Keegan	Orr	Stiles
Butler	Duer	Kehoe	Oxford	Sullivan
Byrne	Dwyer	Knapp	Pallace	Thorn
Cadin	Ellis	Leggett	Patchin	Traub
Chambers	Everett	Lewis	Patton	Ulmann
Clark	Farrell	Litthauer	Pearsall	Wainwright
Cohn	Ferre	Lynch	Plank	Weber
Conkling, J B	Finch	McCarthy, E J	Platt	Whitney
Cook, E	Finegan	McCarthy, J J	Reeve	Williams
Cooke, W V	Fowler	McCullough	Remsen	Wolf
Coon	Graeff	McInerney	Reynolds	Wood
Costello	Grattan	McKeown	Richter	Yale
Coutant	Hammond	McManus	Robinson	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 917) entitled "An act to amend the Public Buildings Law, in relation to the control of repairs, additions and alterations of the public buildings of the State." (Rec. No. 280.)

On motion of Mr. Burnett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	Merritt	Richter
Agnew	Coutant	Hayden	Metcalfe	Rogers
Allen	Cox	Hinson	Monroe	Rosenstein
Allston	Dale	Hoffman	Moran	Scovill
Apgar	Daly	Hooker	Morgan	Shanahan
Bedell	Davis, L L	Hornidge	Mortimer	Sherry
Bourke	Denison	Hughes	Mullaney	Sloane
Bradley	Dolan	Kearney	Neville	Smith, A P
Bridgeman	Doll	Keegan	Nichols	Smith, G H
Brill	Dooling	Knapp	Nye	Smith, J T
Bullwinkel	Dowling	Landon	Outtonson	Stevens
Burke	Doyle	Leggett	Oxford	Stiles
Burnett	Duer	Lewis	Pallace	Sulzburger
Burns	Ellis	Litthauer	Patchin	Traub
Butler	Evans	Lynch	Patton	Ulmann
Byrne	Farrell	Mathews	Pearsall	Weber
Candee	Finch	McCarthy, E J	Phillips	Wemple
Chambers	Finegan	McCarthy, J J	Plank	Whitney
Clark	Fowler	McCullough	Prince	Williams
Cohn	Graeff	McInerney	Reeve	Wood
Conkling, H	Hackett	McManus	Remsen	Yale
Conkling, J B	Hammond	McNair	Reynolds	Zettler
Cooke, W V				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1138) entitled "An act to amend the Insurance Law in relation to the assets and liabilities of casualty insurance corporations." (Rec. No. 353.)

On motion of Mr. Sheldon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	Moran	Shanahan
Allen	Dale	Hoadley	Moreland	Sheldon
Allston	Daly	Hooker	Morgan	Sherry
Apgar	Davis, M	Hubbs	Mortimer	Sloane
Bostwick	Denison	Hughes	Neville	Smith, A P
Bourke	Dolan	Kearney	Nichols	Smith, G H
Bradley	Doll	Kehoe	Nye	Smith, J T
Bridgeman	Doughty	Knapp	Outterson	Stevens
Bullwinkel	Doyle	Leggett	Oxford	Sullivan
Burke	Duer	Lewis	Pallace	Sulzbürger
Burns	Ellis	Lynch	Patchin	Traub
Butler	Evans	McCarthy, E J	Patton	Treat
Cadin	Farrell	McCarthy, J J	Phillips	Ulmann
Candee	Finch	McCormack	Plank	Wainwright
Chambers	Finegan	McInerney	Platt	Weber
Cohn	Fowler	McKeown	Reeve	Wemple
Conkling, H	Graeff	McNair	Remsen	Williams
Conkling, J B	Grattan	Mead	Richter	Wolf
Cooke, W V	Hammond	Merritt	Robinson	Wood
Coon	Harvey	Metcalf	Rogers	Yale
Costello	Hewitt	Miller	Ruehl	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 974) entitled "An act to amend the Greater New York charter in reference to the powers of the commissioners of the sinking fund." (Rec. No. 265.)

On motion of Mr. Dowling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 36

Those who voted in the affirmative, were:

Agnew	Cox	Hornidge	Nichols	Sloane
Allen	Davis, L L	Hubbs	Nye	Smith, A P
Allston	Davis, M	Hughes	Orr	Smith, C W
Apgar	Denison	Knapp	Outterson	Smith, G H
Bedell	Dickinson	Landon	Pallace	Smith, J T
Bostwick	Doughty	Leggett	Patchin	Stevens
Bradley	Dowling	Lewis	Patton	Stiles
Bridgeman	Dwyer	McInerney	Pearsall	Sullivan
Brill	Evans	McKeown	Phillips	Thorn
Burnett	Finch	McNair	Plank	Traub
Cadin	Fowler	Mead	Platt	Treat
Candee	Graeff	Merritt	Remsen	Ulmann
Chambers	Grattan	Metcalfe	Reynolds	Wainwright
Clark	Hammond	Monroe	Robinson	Weber
Conkling, J B	Hanford	Moran	Rogers	Wemple
Cook, E	Harvey	Moreland	Ruehl	Whitney
Coon	Hayden	Morgan	Scovill	Williams
Costello	Hewitt	Mortimer	Sheldon	Wood
Coutant	Hoadley	Mullaney	Simpson	Yale
Cowan	Hooker			

Those who voted in the negative, were:

Abrams	Dolan	Hackett	McCarthy, E J	Prince
Bullwinkel	Doll	Hinson	McCormack	Richter
Burns	Dooling	Kearney	McCullough	Rosenstein
Butler	Ellis	Kehoe	McManus	Shanahan
Byrne	Everett	Litthauer	Neville	Sherry
Curry	Ferre	Lynch	Oxford	Sulzburger
Dale	Fitzpatrick	Mathews	Palmer	Zettler
Daly				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 253) entitled "An act to amend the Greater New York

charter relative to authority to change the map or plan of the city or to change grades." (Rec. No. 228.)

On motion of Mr. Dowling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 36

Those who voted in the affirmative, were:

Agnew	Coutant	Hoadley	Nichols	Sloane
Allen	Cowan	Hooker	Nye	Smith, A P
Allston	Cox	Hornidge	Orr	Smith, C W
Apgar	Davis, L L	Hubbs	Outterson	Smith, G H
Bedell	Davis, M	Hughes	Pallace	Smith, J T
Bostwick	Denison	Knapp	Patchin	Stevens
Bourke	Dickinson	Landon	Patton	Stiles
Bradley	Doughty	Leggett	Pearsall	Sullivan
Bridgeman	Dowling	Lewis	Phillips	Thorn
Brill	Dwyer	McInerney	Plank	Traub
Burke	Evans	McKeown	Platt	Treat
Burnett	Finch	McNair	Reeve	Ulmann
Cadin	Fowler	Mead	Rensen	Wainwright
Candee	Graeff	Merritt	Reynolds	Weber
Chambers	Grattan	Metcalfe	Robinson	Wemple
Clark	Hammond	Monroe	Rogers	Whitney
Conkling, J B	Hanford	Moran	Ruehl	William
Cook, E	Harvey	Moreland	Scovill	Wood
Coon	Hayden	Morgan	Sheldon	Yale
Costello	Hewitt	Mullaney	Simpson	

Those who voted in the negative, were:

Abrams	Doyle	Hackett	McCormack	Richter
Bullwinkel	Duer	Hinson	McCullough	Rosenstein
Butler	Ellis	Kearney	McManus	Shanahan
Curry	Everett	Kehoe	Miller	Sherry
Dale	Farrell	Litthauer	Neville	Sulzbürger
Dolan	Ferre	Lynch	Oxford	Wolf
Doll	Fitzpatrick	Mathews	Palmer	Zettler
Dooling				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

A message was received from the Senate, in the words following:

IN SENATE, *April 17, 1903.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 416, Assembly reprint No. 1168) entitled "An act to amend chapter 369 of the Laws of 1895, entitled 'An act creating a commissioner of jurors for each county of the State, having a certain population, and regulating and prescribing his duties; also providing in what manner jury lists shall be made up and jurors drawn and notified in the courts of record in such counties, and how they may be exempt or excused, and the length of service of such jurors,' and the acts amendatory thereof, in relation to the qualifications of jurors and the period for which they are exempt from jury duty." (Rec. No. 87.)

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Hill, and by unanimous consent, the same was amended as follows:

Page 2, line 20, strike out the word "two;" also strike out the word "years" and insert the word "year."

Page 5, line 14, strike out the word "two;" also strike out the word "years" and insert the word "year."

Said bill as amended was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

JAMES S. WHIPPLE,

Clerk.

Mr. Cox moved to reconsider the vote on the final passage of said bill.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor there, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Sheldon
Agnew	Dale	Hinson	Metcalfe	Sherry
Allston	Daly	Hoadley	Miller	Sloane
Appar	Davis, L L	Hoffman	Monroe	Smith, A P

Bostwick	Denison	Hooker	Moran	Smith, C W
Bourke	Dickinson	Hubbs	Morgan	Smith, G H
Bradley	Doll	Hughes	Mortimer	Stevens
Bridgeman	Doughty	Kearney	Neville	Stiles
Bullwinkel	Dowling	Keegan	Nichols	Sullivan
Burke	Doyle	Kehoe	Orr	Sulzbürger
Burns	Duer	Knapp	Outterson	Thorn
Butler	Dwyer	Landon	Pallace	Traub
Byrne	Ellis	Leggett	Patchin	Treat
Candee	Everett	Lewis	Patton	Ulmann
Chambers	Farrell	Litthauer	Phillips	Wainwright
Clark	Finch	Lynch	Platt	Weber
Conkling, H	Finegan	Mathews	Prince	Wemple
Conkling, J B	Fitzpatrick	McCarthy, E J	Reeve	Whitney
Cooke, W V	Fowler	McCormack	Reynolds	Williams
Coon	Grattan	McInerney	Richter	Wolf
Coutant	Hackett	McKeown	Rogers	Wood
Cowan	Hanford	McManus	Ruehl	Yale
Cox	Harvey	Mead	Shanahan	Zettler

Said bill as amended was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Merritt	Rosenstein
Agnew	Dale	Hayden	Metcalfe	Ruehl
Allen	Daly	Hewitt	Miller	Scovill
Apgar	Davis, L L	Hoadley	Moran	Shanahan
Bedell	Davis, M	Hoffman	Morgan	Sherry
Bostwick	Denison	Hooker	Mortimer	Simpson
Bourke	Dolan	Hornidge	Mullaney	Smith, A P
Bradley	Doll	Hughes	Neville	Smith, G H
Bridgeman	Dooling	Kearney	Nichols	Stevens
Bullwinkel	Doughty	Keegan	Nye	Sullivan
Burke	Dowling	Kehoe	Orr	Sulzbürger
Burnett	Doyle	Knapp	Outterson	Thorn
Burns	Duer	Landon	Pallace	Treat
Butler	Ellis	Leggett	Palmer	Ulmann
Byrne	Evans	Lewis	Patton	Wainwright
Cadin	Everett	Lynch	Pearsall	Weber
Chambers	Ferre	Mathews	Plank	Wemple
Clark	Finch	McCarthy, J J	Prince	Williams
Conkling, H	Fitzpatrick	McCullough	Reeve	Wolf
Conkling, J B	Graeff	McInerney	Reynolds	Wood
Cooke, W V	Grattan	McKeown	Richter	Yale
Costello	Hammond	McNair	Rogers	Zettler
Coutant				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill, and as amended have again passed the same.

The Senate returned the bill (No. 356, Senate reprint No. 1195) entitled "An act extending and continuing the powers of the commission heretofore appointed by the Governor under the provisions of chapter 485 of the Laws of 1902, entitled 'An act to inquire into the delays and expenses in the administration of justice in the counties of New York and Kings in the first and second judicial districts of the State of New York and to suggest legislation thereon'" (Int. No. 346), with a message that they have concurred in the passage of the same, with the following amendment:

Page 3, line 2, strike out the word "administrate" and insert the word "administer."

Mr. Morgan moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 58

Those who voted in the affirmative, were:

Agnew	Coutant	Hayden	Nye	Simpson
Allen	Cowan	Hewitt	Orr	Smith, A P
Allston	Cox	Hoadley	Outtersen	Smith, C W
Apgar	Davis, L L	Hooker	Patchin	Smith, G H
Bedell	Davis, M	Hubbs	Patton	Smith, J T
Bostwick	Denison	Hughes	Pearsall	Stevens
Bridgeman	Dickinson	Knapp	Phillips	Stiles
Brill	Doughty	Landon	Plank	Thorn
Burnett	Dowling	Leggett	Platt	Traub
Cadin	Dwyer	Lewis	Reeve	Treat
Candee	Evans	McNair	Remsen	Wainwright
Chambers	Finch	Mead	Reynolds	Weber
Clark	Fowler	Merritt	Robinson	Wemple
Conkling, H	Graeff	Monroe	Rogers	Whitney
Conkling, J B	Grattan	Moran	Ruehl	Williams

Cook, E	Hammond	Moreland	Scovill	Wood
Cohn	Hanford	Morgan	Sheldon	Yale
Costello	Harvey	Nichols		

Those who voted in the negative, were:

Abrams	Daly	Hackett	McCullough	Palmer
Bourke	Dolan	Hinson	McInerney	Prince
Bradley	Doll	Hoffman	McKeown	Richter
Bullwinkel	Dooling	Hornidge	McManus	Rosenstein
Burke	Doyle	Kearney	Metcalfe	Shanahan
Burns	Duer	Keegan	Miller	Sherry
Butler	Ellis	Kehoe	Mortimer	Sloane
Byrne	Everett	Litthauer	Mullaney	Sullivan
Cohn	Farrell	Lynch	Neville	Sulzburger
Cooke, W V	Ferre	Mathews	Oxford	Ulmann
Curry	Finegan	McCarthy, E J	Pallace	Wolf
Dale	Fitzpatrick	McCormack		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

A message was received from the Senate, in the words following:

IN SENATE, *April 17, 1903.*

Pursuant to concurrent resolution of the Senate and Assembly, the mayor of the city of New York returned the Senate bill (No. 598, Assembly reprint No. 1137) entitled "An act granting permission to the New York Butchers' Dressed Meat Company to erect an abattoir in the city of New York." (Rec. No. 150.)

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Elsberg, and by unanimous consent, the same was amended as follows:

Strike out all after the enacting clause and insert the following:

Section 1. Permission is hereby granted to the New York Butchers' Dressed Meat company, subject, however, to revocation for cause by the board of health, to erect an abattoir on premises now owned by them situate in the borough of Manhattan, city and county of New York, bounded and described as follows: Beginning at a point formed by the intersection of the westerly side of Eleventh avenue with the northerly side of West Thirty-ninth street, running thence westerly and along the northerly side of West Thirty-ninth street one hundred and twenty-five feet, thence northerly and parallel with said Eleventh avenue ninety-seven feet and six inches, thence easterly and parallel with West Thirty-ninth street one hundred and twenty-five feet to the westerly side of Eleventh avenue, thence southerly and along the westerly side of Eleventh avenue ninety-seven feet and

six inches to the point or place of beginning, and known as number six hundred and one and six hundred and three West Thirty-ninth street, and to use the same as a slaughter house, and to conduct and carry on therein the business of slaughtering cattle, sheep, lambs, swine, pigs, calves and poultry. The board of health of the city of New York is authorized in its discretion to issue a permit to the said New York Butchers' Dressed Meat company to conduct the business of slaughtering cattle, sheep, lambs, swine, pigs, calves and poultry upon the said premises for a period of ten years, and may require that all the fat and offal upon the said premises shall be removed from Manhattan island for treatment or reduction. Said abattoir shall be erected and constructed in conformity to the building code of the city of New York and to the building laws applicable to said city, and its sanitary equipment shall conform to the best standards of the day and be satisfactory to the board of health. The operation of said abattoir shall be subject to the regulations of the sanitary code of the board of health.

§ 2. This act shall take effect immediately.

Said bill as amended was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

JAMES S. WHIPPLE,

Clerk.

Mr. Clark moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 60

Those who voted in the affirmative, were:

Abrams	Costello	Hanford	McManus	Rogers
Allen	Cowan	Harvey	Mead	Rosenstein
Allston	Cox	Hewitt	Merritt	Scovill
Apgar	Curry	Hoadley	Miller	Shanahan
Bedell	Dale	Hoffman	Monroe	Sherry
Bostwick	Daly	Hooker	Moran	Sloane
Bourke	Davis, M	Hornidge	Moreland	Smith, A P

Bradley	Denison	Hubbs	Morgan	Smith, G H
Bridgeman	Dolan	Hooker	Mortimer	Smith, J T
Brill	Doll	Kearney	Neville	Stiles
Burke	Dooling	Keegan	Nye	Sulzbürger
Burnett	Doughty	Kehoe	Orr	Traub
Burns	Doyle	Knapp	Oxford	Treat
Butler	Dwyer	Landon	Pallace	Ulmann
Cadin	Ellis	Leggett	Palmer	Wainwright
Candee	Everett	Litthauer	Patton	Weber
Chambers	Ferre	Lynch	Pearsall	Whitney]
Clark	Finch	McCarthy, E J	Plank	Wolf
Conkling, H	Fitzpatrick	McCarthy, J J	Prince	Wood
Conkling, J B	Graeff	McCormack	Reeve	Yale
Cook, E	Grattan	McInerney	Reynolds	Zettler
Cooke, W V	Hackett	McKeown	Richter	

Said bill as amended was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Reynolds
Agnew	Dale	Hinson	Metcalfe	Richter
Allston	Daly	Hoffman	Miller	Rogers
Apgar	Davis, L L	Hooker	Monroe	Rosenstein
Bedell	Dooling	Hornidge	Moran	Scovill
Bostwick	Dickinson	Hubbs	Moreland	Sheldon
Bourke	Doll	Hughes	Morgan	Sherry
Bridgeman	Dooling	Keegan	Mortimer	Sloane
Brill	Doughty	Kehoe	Mullaney	Smith, A P
Burke	Dowling	Knapp	Neville	Smith, C W
Burnett	Duer	Landon	Nichols	Smith, J T
Burns	Dwyer	Leggett	Nye	Stevens
Butler	Ellis	Lewis	Orr	Sullivan
Cadin	Everett	Litthauer	Outterson	Sulzbürger
Candee	Farrell	Mathews	Oxford	Traub
Chambers	Finch	McCarthy, E J	Pallace	Ulmann
Clark	Finegan	McCarthy, J J	Palmer	Wainwright
Conkling, H	Fitzpatrick	McCormack	Patton	Wemple
Cook, E	Graeff	McCullough	Pearsall	Whitney
Cooke, W V	Grattan	McInerney	Phillips	Williams
Costello	Hammond	McKeown	Plank	Wood
Coutant	Hanford	McNair	Prince	Yale
Cowan	Harvey	Mead	Reeve	Zettler
Cox	Hughes			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the

final passage of said bill, and as amended have again passed the same.

Mr. Rogers moved a close call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Agnew	Cowan	Hinson	Mullaney	Sherry
Allen	Cox	Hoffman	Neville	Simpson
Allston	Davis, L L	Hooker	Nichols	Sloane
Apgar	Davis, M	Hornidge	Nye	Smith, A P
Bedell	Denison	Hughes	Orr	Smith, C W
Bostwick	Dickinson	Knapp	Outterson	Smith, G H
Bourke	Dooling	Landon	Oxford	Smith, J T
Bradley	Doughty	Leggett	Palmer	Stevens
Bridgeman	Dowling	Lewis	Patchin	Stiles
Brill	Dwyer	Litthauer	Patton	Sullivan
Bullwinkel	Ellis	Lynch	Pearsall	Sulzbarger
Burke	Evans	Mathews	Phillips	Thorn
Burnett	Everett	McCarthy, E J	Plank	Traub
Butler	Farrell	McCormack	Platt	Treat
Cadin	Ferre	McManus	Prince	Ulmann
Candee	Finch	McNair	Reeve	Weber
Chambers	Fitzpatrick	Mead	Reynolds	Wemple
Clark	Fowler	Metcalfe	Richter	Whitney
Conkling, H	Graeff	Miller	Robinson	Williamis
Conkling, J B	Grattan	Monroe	Rogers	Wolf
Cook, E	Hammond	Moran	Rosenstein	Wood
Cooke, W V	Hanford	Moreland	Ruehl	Yale
Coon	Harvey	Morgan	Seovill	Zettler
Costello	Hayden	Mortimer		

118

Mr. Bedell called up the Senate bill (No. 1000) entitled "An act to amend the Public Health Law, in relation to the establishment of hospitals or camps for the treatment of pulmonary tuberculosis" (Rec. No. 321), and moved to take from the table the motion to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Bedell, and it was determined in the affirmative.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	Merritt	Robinson
Agnew	Cowan	Hayden	Metcalfe	Rogers
Allston	Cox	Hewitt	Miller	Rosenstein
Apgar	Curry	Hoadley	Monroe	Scovill
Bedell	Dale	Hoffman	Moran	Shanahan
Bostwick	Davis, L L	Hooker	Morgan	Sheldon
Bourke	Davis, M	Hornidge	Mortimer	Sherry
Bradley	Denison	Hubbs	Mullaney	Sloane
Bridgeman	Dickinson	Hughes	Neville	Smith, A P
Brill	Dolan	Kearney	Nichols	Smith, C W
Bullwinkel	Doll	Keegan	Nye	Smith, J T
Burke	Dooling	Kehoe	Orr	Stiles
Burnett	Dowling	Knapp	Outterson	Sullivan
Burns	Doyle	Landon	Oxford	Thorn
Butler	Duer	Leggett	Pallace	Traub
Byrne	Dwyer	Lewis	Palmer	Treat
Cadin	Ellis	Litthauer	Patchin	Ulmann
Candee	Everett	Lynch	Patton	Wainwright
Chambers	Farrell	Mathews	Pearsall	Weber
Clark	Finch	McCarthy, J J	Phillips	Whitney
Cohn	Finegan	McCormack	Plank	Williams
Conkling, H	Fitzpatrick	McCullough	Prince	Wolf
Conkling, J B	Graeff	McInerney	Remsen	Wood
Cook, E	Grattan	McKeown	Reynolds	Yale
Cooke, W V	Hackett	McNair	Richter	Zettler
Coon	Hammond	Mead		

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 39

Those who voted in the affirmative, were:

Abrams	Costello	Hornidge	Nichols	Simpson
Agnew	Cowan	Hubbs	Nye	Sloane
Allen	Cox	Knapp	Orr	Smith, A P
Apgar	Davis, L L	Landon	Outterson	Smith, G H
Bedell	Davis, M	Leggett	Patchin	Smith, J T
Bostwick	Dickinson	Lewis	Pearsall	Stiles
Bourke	Doll	Mathews	Phillips	Thorn
Bridgeman	Doughty	McInerney	Platt	Traub
Brill	Ellis	McKeown	Prince	Treat
Burnett	Evans	McManus	Reeve	Ulmann

Butler	Everett	Mead	Remsen	Weber
Cadin	Ferre	Metcalf	Reynolds	Wemple
Candee	Fowler	Moran	Richter	Whitney
Chambers	Hammond	Moreland	Robinson	Williams
Clark	Hanford	Morgan	Rogers	Wolf
Conkling, H	Hayden	Mortimer	Ruehl	Wood
Cook, E	Hewitt	Mullaney	Scovill	Yale
Coon	Hooker	Neville	Shanahan	Zettler

Those who voted in the negative, were:

Bullwinkel	Denison	Harvey	McCarthy, E J	Patton
Burke	Dolan	Hinson	McCormack	Plank
Burns	Dooling	Hoadley	McCullough	Rosenstein
Byrne	Dowling	Hoffman	McNair	Sherry
Conkling, J B	Doyle	Hughes	Miller	Smith, C W
Cooke, W V	Fitzpatrick	Kearney	Monroe	Stevens
Curry	Graeff	Litthauer	Pallace	Sulzburger
Daly	Hackett	Lynch	Palmer	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the bill (No. 1864, Senate reprint No. 1193) entitled "An act to amend chapter 227 of the Laws of 1898, entitled 'An act to create a public improvement commission in and for the city of Cohoes and to define its powers and duties,' and the acts amendatory thereof, in relation to the amount which said commission is authorized to expend" (Int. No. 1356), with a message that they have concurred in the passage of the same with the following amendments:

Page 1, line 2, strike out the word "eight" and insert the word "seven."

Page 2, line 4, strike out the word "thirty" and insert the word "fifty."

Mr. Grattan moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Hammond	McNair	Richter
Agnew	Costello	Harvey	Mead	Robinson
Allen	Coutant	Hayden	Merritt	Rogers
Agnew	Cowan	Hinson	Metcalfe	Rosenstein
Apgar	Cox	Hoadley	Monroe	Scovill
Bedell	Curry	Hoffman	Moran	Sheldon
Bostwick	Daly	Hornidge	Moreland	Simpson
Bourke	Davis, L L	Hubbs	Morgan	Sloane
Bradley	Denison	Hughes	Mullaney	Smith, C W
Bridgeman	Dickinson	Keegan	Neville	Smith, G H
Brill	Dolan	Kehoe	Nichols	Smith, J T
Bullwinkel	Dooling	Knapp	Nye	Stiles
Burke	Dowling	Landon	Outterson	Sullivan
Burnett	Doyle	Leggett	Oxford	Traub
Burns	Dwyer	Lewis	Pallace	Treat
Butler	Ellis	Litthauer	Palmer	Wainwright
Byrne	Evans	Lynch	Patchin	Weber
Cadin	Farrell	Mathews	Pearsall	Whitney
Candee	Ferre	McCarthy, E J	Phillips	Williams
Chambers	Finch	McCarthy, J J	Plank	Wolf
Clark	Finegan	McCormack	Platt	Wood
Cohn	Fitzpatrick	McCullough	Reeve	Yale
Conkling, J B	Graeff	McManus	Reynolds	Zettler
Cook, E	Grattan			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1041, Senate reprint No. 1136) entitled "An act to amend chapter 319 of the Laws of 1848, entitled 'An act for the incorporation of benevolent, charitable, scientific and missionary societies,' in relation to taking property by devise or bequest" (Int. No. 845), with a message that they have concurred in the passage of the same with the following amendment:

Page 2, line 8, at end of line, insert the word "not" after the word "shall."

Mr. Bostwick moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members

elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Grattan	McNair	Remsen
Agnew	Cowan	Hackett	Mead	Reynolds
Allen	Cox	Hammond	Merritt	Robinson
Allston	Curry	Hanford	Metcalfe	Rogers
Apgar	Dale	Hayden	Monroe	Ruehl
Bedell	Daly	Hewitt	Moran	Scovill
Bostwick	Davis, L L	Hoadley	Moreland	Sheldon
Bourke	Davis, M	Hooker	Mortimer	Simpson
Bradley	Denison	Hornidge	Mullaney	Smith, A P
Bridgeman	Dickinson	Hughes	Neville	Smith, C W
Brill	Dolan	Kearney	Nichols	Stiles
Burke	Doll	Keegan	Nye	Sullivan
Burnett	Doughty	Kehoe	Orr	Thorn
Butler	Dowling	Knapp	Outterson	Traub
Byrne	Doyle	Landon	Oxford	Treat
Candee	Duer	Leggett	Pallace	Ulmann
Chambers	Ellis	Lewis	Palmer	Wainwright
Clark	Everett	Lynch	Patchin	Wemple
Cohn	Farrell	Mathews	Patton	Williams
Conkling, H	Finch	McCarthy, J J	Phillips	Wolf
Conkling, J B	Finegan	McCormack	Plank	Wood
Cooke, W V	Fitzpatrick	McCullough	Platt	Yale
Coon	Graeff	McManus	Prince	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 304, Senate reprint No. 1109) entitled "An act to amend chapter 606 of the Laws of 1902, entitled 'An act to incorporate the Brooklyn Public Library and to permit libraries in the borough of Brooklyn, of the city of New York, to convey their property thereto, and limiting and defining the powers thereof,' with reference to the appointment of members thereof " (Int. No. 301), with a message that they have concurred in the passage of the same with the following amendment:

Strike out all after the enacting clause and insert the following:

Section 1. Section two of chapter six hundred and six of the laws of nineteen hundred and two, entitled "An act to incorporate the Brooklyn public library, and to permit libraries in the borough of Brooklyn of the city of New York to convey

their property thereto and limiting and defining the powers thereof," is hereby amended so as to read as follows:

§ 2. Upon the designation and appointment of members of the said corporation by the mayor of the city of New York, as above provided, the said corporation shall organize by the adoption of by-laws and the election of officers, and it shall proceed to divide the membership thereof other than the city officials who are members *ex officio*, by lot into five classes as nearly equal as may be. The term of office of the first of said classes shall expire one year from and after the date fixed by the by-laws of said corporation for its annual meeting in the year nineteen hundred and three; the term of office of the second of said classes shall expire two years from said date; the term of office of the third of said classes shall expire three years from said date; the term of office of the fourth of said classes shall expire four years from said date, and the term of office of the fifth of said classes shall expire five years from said date. Beginning with the annual meeting in nineteen hundred and three the term of office for which a member shall be appointed or elected shall not exceed three years, but any member shall be eligible for reappointment or re-election. Vacancies occurring in cases of those originally appointed pursuant to section one of this act, from the directors of the Brooklyn public library and of their successors, shall be filled by appointment by the mayor of the city of New York on such date as may be fixed by the by-laws for the annual meeting or within thirty days thereafter, or in cases of such vacancies existing otherwise than by expiration of a term, within thirty days after their occurrence. Membership in this corporation shall not operate to vacate any non-salaried city office. In case of vacancies occurring otherwise than by the expiration of a term, such vacancies shall be filled for the unexpired term. Vacancies occurring in cases of members originally appointed pursuant to section one of this act, from the trustees of the corporation of the Brooklyn library, and in cases of their successors, shall, until January first, nineteen hundred and twenty-nine, be filled by election by the remaining members so originally appointed and their successors, who shall separately convene for such purpose, a majority being a quorum, at such date as may be fixed by the by-laws for the annual meeting, or within thirty days thereafter, or for the purpose of filling a vacancy existing otherwise than by expiration of a term within thirty days after its occurrence. After January first, nineteen hundred and twenty-nine, such vacancies shall be filled by appointment of the mayor unless otherwise provided by

the legislature. The said corporation shall make and publish an annual report in detail of its proceedings and transactions for each year, including a full and detailed statement of its revenues and expenses, and it shall furnish copies thereof to the board of estimate and apportionment of the city of New York.

§ 2. This act shall take effect immediately.

Mr. Morgan moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Monroe	Rosenstein
Agnew	Dale	Hinson	Moran	Ruehl
Allen	Daly	Hoadley	Moreland	Scovill
Apgar	Davis, L L	Hooker	Morgan	Sheldon
Bedell	Davis, M	Hubbs	Mortimer	Sherry
Bostwick	Denison	Hughes	Neville	Simpson
Bradley	Dickinson	Kearney	Nichols	Smith, A P
Bridgeman	Doll	Keegan	Nye	Smith, C W
Brill	Dooling	Kehoe	Orr	Smith, G H
Burke	Doughty	Knapp	Outterson	Smith, J T
Burns	Doyle	Landon	Oxford	Stevens
Byrne	Duer	Leggett	Pallace	Stiles
Cadin	Dwyer	Litthauer	Palmer	Sulzburger
Candee	Ellis	Lynch	Patchin	Thorn
Clark	Everett	Mathews	Pearsall	Traub
Cohn	Finch	McCarthy, J J	Phillips	Treat
Conkling, H	Fitzpatrick	McCullough	Plank	Wainwright
Conkling, J B	Fowler	McKeown	Platt	Wemple
Cook, E	Graeff	McManus	Reeve	Whitney
Coon	Grattan	Mead	Remsen	Williams
Costello	Hackett	Merritt	Richter	Wood
Coutant	Hanford	Metcalfe	Robinson	Yale
Cowan	Harvey	Miller	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1802, Senate reprint No. 1228) entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations"

(Int. No. 1339), with a message that they have concurred in the passage of the same with the following amendment:

Strike out all after the enacting clause and insert Senate bill No. 1228.

(See Appendix, No. 6.)

Mr. Rogers moved to concur in the Senate amendment.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, in accordance with the provisions of section 15 of article 3 of the Constitution and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill No. 1802, Senate reprint No. 1228, Int. No. 1339, entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations."

Given under my hand and the privy seal of the State at the Capitol in the city of Albany this twenty-first day of
[L. s.] April in the year of our Lord one thousand nine hundred and three.

B. B. ODELL, JR.

By the Governor:

JAS. G. GRAHAM,
Secretary to the Governor.

Mr. Speaker put the question whether the House would concur in said amendment, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	McKeown	Remsen
Agnew	Cox	Hewitt	McManus	Reynolds
Allen	Dale	Hinson	McNair	Richter
Apgar	Daly	Hoffman	Merritt	Rogers
Bedell	Davis, M	Hooker	Metcalfe	Rosenstein

Bostwick	Denison	Hornidge	Monroe	Seovill
Bourke	Dickinson	Hubbs	Moran	Sheldon
Bridgeman	Dolan	Kearney	Morgan	Sherry
Brill	Dooling	Keegan	Mortimer	Sloane
Bullwinkel	Doughty	Kehoe	Mullaney	Smith, C W
Burke	Doyle	Knapp	Nichols	Smith, J T
Burnett	Duer	Landon	Nye	Stiles
Burns	Ellis	Leggett	Outterson	Sullivan
Byrne	Evans	Lewis	Oxford	Traub
Cadin	Everett	Litthauer	Pallace	Treat
Candee	Ferre	Lynch	Palmer	Weber
Clark	Finch	Mathews	Patton	Wemple
Cohn	Finegan	McCarthy, E J	Pearsall	Williams
Conkling, J B	Fowler	McCormack	Phillips	Wood
Cook, E	Grattan	McCullough	Platt	Yale
Coon	Hackett	McInerney	Prince	Zettler
Costello	Hanford			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

A message was received from the Senate, in the words following:

IN SENATE, April 17, 1903.

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 290, Assembly reprint No. 1135) entitled "An act to amend the Code of Civil Procedure by inserting therein additional sections relating to exceptions and to requests to find." (Rec. No. 36.)

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Brackett, and by unanimous consent, the same was amended as follows:

Strike out all after the enacting clause and insert the following:

Section 1. The code of civil procedure is hereby amended by inserting therein additional sections to be known as sections nine hundred and ninety-three and ten hundred and twenty-three to read as follows:

§ 993. Upon the trial of an issue of fact by a referee, or by the court without a jury, a finding without any evidence tending to sustain it, is a ruling upon a question of law, within the meaning of the last section.

§ 1023. Before the cause is finally submitted to the court or the referee, or within such time afterwards, and before the decision or report is rendered, as the court or referee allows, the attorney for either party may submit, in writing, a statement of the facts, which he deems established by the evidence, and of the rulings upon questions of law, which he desires the court or the referee to make. The statement must be in the

form of distinct propositions of law, or of fact, or both, separately stated; each of which must be numbered, and so prepared, with respect to its length, and the subject and phraseology thereof, that the court or referee may conveniently pass upon it. At or before the time, when the decision or report is rendered, the court or the referee must note, in the margin of the statement, the manner in which each proposition has been disposed of, and must either file, or return to the attorney, the statement thus noted; but an omission so to do does not affect the validity of the decision or report. An exception may be taken to a refusal of the court or referee to find any request thus submitted. The court, or the referee, may impose on the attorney for any party who shall submit unreasonable, or an excessive number, of requests to find propositions of law or fact, or both, a fine not exceeding one hundred dollars, to be paid to the county where the venue of the action is laid.

§ 2. This act shall take effect September first, nineteen hundred and three.

Said bill as amended was reprinted, re-engrossed, and, having been upon the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate.

JAMES S. WHIPPLE,
Clerk.

Mr. Whitney moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McManus	Rosenstein
Agnew	Cowan	Harvey	Mead	Ruehl
Allen	Cox	Hayden	Merritt	Seovill
Allston	Curry	Hewitt	Metcalfe	Shanahan
Apgar	Daly	Hoadley	Monroe	Sherry
Bedell	Davis, L L	Hoffman	Moran	Simpson
Bostwick	Davis, M	Hooker	Morgan	Smith, A P
Bourke	Denison	Hubbs	Mortimer	Smith, C W

Bradley	Dickinson	Hughes	Neville	Smith, G H
Bridgeman	Dolan	Kearney	Nichols	Smith, J T
Brill	Doll	Kehoe	Nye	Stiles
Burke	Doughty	Knapp	Orr	Sullivan
Burnett	Dowling	Landon	Outterson	Sulzburger
Burns	Doyle	Leggett	Oxford	Traub
Butler	Duer	Lewis	Palmer	Treat
Byrne	Dwyer	Litthauer	Patchin	Ulmann
Candee	Ellis	Lynch	Patton	Wainwright
Chambers	Everett	Mathews	Pearsall	Weber
Clark	Farrell	McCarthy, E J	Plank	Wemple
Conkling, H	Ferre	McCarthy, J J	Platt	Williams
Conkling, J B	Finegan	McCormack	Reeve	Wolf
Cook, E	Fitzpatrick	McCullough	Remsen	Wood
Cooke, W V	Fowler	McInerney	Richter	Yale
Coon	Grattan	McKeown	Robinson	Zettler
Costello	Hackett			

Said bill as amended was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hayden	Metcalf	Robinson
Agnew	Cowan	Hinson	Monroe	Rogers
Allston	Curry	Hoadley	Moran	Ruehl
Apgar	Daly	Hooker	Moreland	Scovill
Bedell	Davis, L L	Hornidge	Morgan	Sheldon
Bostwick	Davis, M	Hubbs	Mortimer	Sherry
Bourke	Denison	Hughes	Mullaney	Simpson
Bridgeman	Dolan	Kearney	Nichols	Sloane
Brill	Doll	Keegan	Nye	Smith, A P
Bullwinkel	Dooling	Kehoe	Orr	Smith, G H
Burke	Dowling	Knapp	Outterson	Smith, J T
Burnett	Doyle	Landon	Oxford	Stevens
Burns	Duer	Leggett	Pallace	Sullivan
Butler	Ellis	Litthauer	Palmer	Sulzburger
Byrne	Evans	Lynch	Patchin	Thorn
Cadin	Everett	Mathews	Patton	Treat
Candee	Farrell	McCarthy, E J	Pearsall	Ulmann
Chambers	Finch	McCormack	Phillips	Wainwright
Clark	Fitzpatrick	McCullough	Plank	Wemple
Cohn	Fowler	McInerney	Platt	Whitney
Conkling, H	Grattan	McKeown	Prince	Williams
Conkling, J B	Hackett	McManus	Reeve	Wolf
Cooke, W V	Hammond	McNair	Remsen	Wood
Coon	Hanford	Mead	Reynolds	Yale
Costello	Harvey	Merritt	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill and as amended have again passed the same.

Mr. Rogers moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Agnew	Curry	Hayden	Miller	Rosenstein
Allen	Dale	Hewitt	Monroe	Ruehl
Allston	Daly	Hinson	Moran	Scovill
Apgar	Davis, L L	Hoadley	Moreland	Shanahan
Bedell	Davis, M	Hoffman	Morgan	Sheldon
Bostwick	Denison	Hooker	Mortimer	Sherry
Bradley	Dickinson	Hornidge	Mullaney	Simpson
Bridgeman	Dolan	Hubbs	Nichols	Sloane
Brill	Dooling	Hughes	Nye	Smith, A P
Bullwinkel	Doughty	Kearney	Orr	Smith, C W
Burnett	Dowling	Kehoe	Oxford	Smith, G H
Burns	Dwver	Knapp	Pallace	Smith, J T
Butler	Ellis	Landon	Palmer	Stevens
Cadin	Evans	Leggett	Patchin	Stiles
Candee	Farrell	Lewis	Patton	Sulzbarger
Chambers	Ferre	Lynch	Pearsall	Thorn
Clark	Finch	Mathews	Phillips	Treat
Cohn	Fitzpatrick	McCarthy, E J	Plank	Ulmann
Conkling, H	Fowler	McCormack	Platt	Weber
Conkling, J B	Graeff	McCullough	Prince	Wemple
Cooke, W V	Grattan	McKeown	Remsen	Whitney
Coon	Hackett	McManus	Reynolds	Williams
Costello	Hammond	McNair	Richter	Wolf
Coutant	Hanford	Merritt	Robinson	Yale
Cowan	Harvey	Metcalfe	Rogers	Zettler
Cox				

126

Mr. Rogers moved that all further proceedings under the call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

A communication was received from Hon. D. E. Conway, mayor of the city of Troy, returning Assembly bill No. 794, entitled "An act in relation to the city of Troy, the government of said city, and to create a municipal improvements commission, and to define its powers and duties" (Int. No. 675), with a message that said mayor and the common council of said city, after a public hearing thereon, do not approve said bill and do not accept the same.

Said bill not having been returned within the time prescribed by the Constitution,

Mr. Speaker stated the question to be "Shall this bill pass notwithstanding the objections of the mayor and the common council, the legislative body of the city of Troy, thereto?" the same not having been returned within the time prescribed by the Constitution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

AYES 86

NOES 55

Those who voted in the affirmative, were:

Agnew	Coutant	Harvey	Nichols	Sheldon
Allen	Cowan	Hayden	Nye	Simpson
Allston	Cox	Hewitt	Orr	Smith, A P
Apgar	Davis, L L	Hoadley	Outterson	Smith, C W
Bedell	Davis, M	Hooker	Patchin	Smith, G H
Bostwick	Denison	Hubbs	Patton	Smith, J T
Bridgeman	Dickinson	Hughes	Pearsall	Stevens
Brill	Doughty	Knapp	Phillips	Stiles
Burnett	Dowling	Landon	Plank	Thorn
Cadin	Dwyer	Lewis	Platt	Traub
Candee	Evans	McNair	Reeve	Treat
Chambers	Finch	Mead	Remsen	Weber
Clark	Fowler	Merritt	Reynolds	Wemple
Conkling, H	Graeff	Monroe	Robinson	Whitney
Conkling, J B	Grattan	Moran	Rogers	Williams
Cook, E	Hammond	Moreland	Ruchl	Wood
Coon	Hanford	Morgan	Scovill	Yale
Costello				

Those who voted in the negative, were:

Abrams	Dale	Fitzpatrick	McCormack	Palmer
Bourke	Daly	Hackett	McInerney	Prince
Bradley	Dolan	Hinson	McKeown	Richter
Bullwinkel	Doll	Hoffman	McManus	Rosenstein
Burke	Dooling	Hornidge	Metcalfe	Sherry
Burns	Doyle	Kearney	Miller	Sloane
Butler	Duer	Kehoe	Mortimer	Sullivan
Byrne	Ellis	Litthauer	Mullaney	Sulzbarger
Cohn	Everett	Lynch	Neville	Uhnann
Cooke, W V	Farrell	Mathews	Oxford	Wolf
Curry	Ferre	McCarthy, E J	Pallace	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Merritt called up the Senate bill (No. 729) entitled "An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring East brook a tributary of the easterly branch of St. Regis

river a public highway for the floating of logs and shingle bolts " (Rec. No. 227), and moved to take from the table the motion to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Merritt, and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	McNair	Reynolds
Agnew	Curry	Hayden	Mead	Robinson
Allston	Dale	Hinson	Merritt	Rosenstein
Bedell	Daly	Hoffman	Miller	Ruehl
Bostwick	Davis, L L	Hornidge	Moran	Shanahan
Bradley	Davis, M	Hubbs	Moreland	Sherry
Bridgeman	Dickinson	Kearney	Morgan	Sloane
Bullwinkel	Dolan	Kehoe	Mortimer	Smith, C W
Burke	Dooling	Landon	Neville	Smith, J T
Burns	Doughty	Leggett	Nichols	Stiles
Butler	Doyle	Lewis	Orr	Sulzbürger
Cadin	Dwyer	Litthauer	Oxford	Traub
Candee	Ellis	Mathews	Pallace	Ulmann
Clark	Everett	McCarthy, E J	Patchin	Wainwright
Cohn	Farrell	McCarthy, J J	Patton	Weber
Conkling, J B	Finch	McCormack	Phillips	Whitney
Cook, E	Finegan	McCullough	Plank	Wolf
Coon	Fitzpatrick	McInerney	Prince	Wood
Costello	Graeff	McKeown	Reeve	Zettler
Coutant	Hackett			

Said bill having been announced for a third reading.

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Fowler called up the bill (No. 2021) entitled "An act to amend the Code of Civil Procedure, in relation to the evidence and damages in an action for libel " (Int. No. 995), and moved to take from the table the motion to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Fowler, and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hewitt	Merritt	Robinson
Agnew	Cox	Hinson	Metcalfe	Rosenstein
Allen	Curry	Hoffman	Miller	Ruehl
Apgar	Dale	Hooker	Moran	Shanahan
Bedell	Daly	Hubbs	Moreland	Sheldon
Bostwick	Davis, M	Hughes	Morgan	Simpson
Bourke	Denison	Kearney	Mortimer	Sloane
Bradley	Dickinson	Keegan	Mullaney	Smith, C W
Bridgeman	Doll	Kehoe	Nichols	Smith, J T
Brill	Dooling	Knapp	Nye	Stevens
Bullwinkel	Doughty	Landon	Orr	Stiles
Burnett	Doyle	Leggett	Outterson	Sulzburger
Burns	Dwyer	Lewis	Oxford	Thorn
Butler	Ellis	Litthauer	Pallace	Treat
Byrne	Evans	Lynch	Patchin	Ulmann
Cadin	Farrell	Mathews	Patton	Wainwright
Chambers	Finch	McCarthy, J J	Phillips	Weber
Clark	Fitzpatrick	McCormack	Plank	Wemple
Cohn	Fowler	McCullough	Platt	Williams
Conkling, H	Grattan	McInerny	Reeve	Wolf
Cook, E	Hammond	McManus	Remsen	Yale
Cooke, W V	Hanford	McNair	Richter	Zettler
Costello	Harvey	Mead		

Said bill having been announced for a third reading,

On motion of Mr. Fowler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Burnett offered for the consideration of the House a resolution, in the words following:

Resolved, That the Clerk of the Assembly be and hereby is authorized and directed to purchase such additional copies of the codes, statutes and charters of the city of New York as may be required for the use of the library and committees not exceeding in amount the sum of \$35, and that the same be paid out of

the contingent fund of this House upon the certificate of said clerk.

Mr. Speaker put the question whether the House would agree to the said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hammond	McNair	Rensen
Agnew	Cox	Hanford	Mead	Reynolds
Allen	Curry	Hayden	Merritt	Robinson
Allston	Dale	Hewitt	Metcalfe	Rogers
Bedell	Daly	Hinson	Miller	Ruehl
Bostwick	Davis, M	Hoffman	Monroe	Scovill
Bourke	Dickinson	Hooker	Moran	Sheldon
Bradley	Dolan	Hornidge	Moreland	Simpson
Brill	Dooling	Hubbs	Morgan	Sloane
Bullwinkel	Dowling	Hughes	Mortimer	Smith, C W
Burke	Duer	Kearney	Neville	Smith, J T
Burnett	Dwyer	Kehoe	Nichols	Stevens
Burns	Ellis	Knapp	Nye	Sullivan
Byrne	Evans	Landon	Orr	Sulzbarger
Cadin	Everett	Leggett	Oxford	Treat
Candee	Farrell	Litthauer	Pallace	Wainwright
Clark	Ferre	Lynch	Palmer	Weber
Cohn	Finch	McCarthy, E J	Patchin	Wemple
Conkling, H	Finegan	McCarthy, J J	Pearsall	Williams
Conkling, J B	Fowler	McCormack	Phillips	Wolf
Cooke, W V	Graeff	McCullough	Platt	Wood
Coon	Grattan	McInerney	Reeve	Zettler
Contant	Hackett	McKeown		

Mr. Knapp offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill No. 1238, entitled "An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton" (Int. No. 981), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Doughty offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of

Assembly bill No. 565, entitled "An act to amend chapter 686 of the Laws of 1894, entitled 'An act for the preservation of macadamized and other public highways in the counties of Queens and Nassau,' relative to public highways in the counties of Queens and Nassau " (Int. No. 502), for the purpose of transmitting the same to the mayor of the city of New York.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return of Senate bill No. 838, Assembly reprint No. 1846, entitled "An act to amend chapter 2513 of the Code of Civil Procedure, in relation to the appointment and compensation of stenographers in surrogates' courts in certain counties " (Rec. No. 215), for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Senate bill (No. 748, Assembly reprint No. 2081) entitled "An act to amend an act entitled 'An act to provide for the acquiring of a site and the erection and furnishing of a new court house in the city of Utica for the use of the county of Oneida, and to provide means to defray the expenses thereof and to sell the present court house and site and the county clerk's office and site situate in Utica " (Rec. No. 235), with a message that the Senate non-concurs in the amendments of the Assembly and requests a committee of conference thereon, and that the President has appointed as such committee on the part of the Senate Messrs. Lewis, Warnick and Townsend.

Said request for a committee of conference was agreed to, and Mr. Speaker announced as said committee of conference on the part of the Assembly Messrs. Doughty, Brill, Denison and Mortimer.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the request for a committee on conference, and have appointed a committee thereon.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act authorizing the comptroller of the city of New York to take proof of the claims of John A. Turner and James Macdonald for services performed and disbursements made while acting as assistants to expert accountants in the office of the comptroller of the city of New York and to allow said comptroller to pay said claims." (No. 831, Int. No. 712.)

"An act to authorize the building of a bridge on Westchester avenue across the tracks of the New York, New Haven and Hartford Railroad Company, in the borough of the Bronx, in the city of New York." (No. 1, Int. No. 1.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend the Railroad Law, in relation to grade crossings of steam railroads." (No. 1478, Int. No. 762.)

Ordered, That the Clerk deliver said bill to the Governor.

"An act to amend chapter 580 of the Laws of 1902, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' by adding a new section thereto to be known as section 115-a, in relation to permitting a person claiming a chattel to be interpleaded and have his rights determined in a pending action." (No. 1639, Int. No. 1226.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act to amend the charter of the city of Geneva, in relation to moneys due the fire department." (No. 1829, Int. No. 962.)

"An act to amend the charter of the city of Geneva, and the act amendatory thereof, relative to designation of depositaries for city funds." (No. 1828, Int. No. 960.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of Geneva.

“An act to amend the Greater New York charter, relative to the offices of county treasurer in the counties of Richmond, Queens and Kings, and comptroller of the city of New York.” (No. 1645, Int. No. 1232.)

“An act conferring jurisdiction upon the Court of Claims to hear and determine the alleged claims of certain owners of real property in New York city for damages alleged to have been caused by the construction, maintenance and operation of the railroad viaduct on Park avenue, in the city of New York, built pursuant to chapter 339 of the Laws of 1892 and the acts amendatory thereof.” (No. 1085, Int. No. 867.)

“An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which William A. Taylor, formerly a patrolman in the police department of said city, was dismissed from said department in the year 1901, and in his discretion may reinstate the said William A. Taylor in the position formerly held by him.” (No. 257, Int. No. 255.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

“An act to amend chapter 396 of the Laws of 1885, entitled ‘An act to revise the charter of the city of Dunkirk,’ in relation to assessors.” (No. 1710, Int. No. 1271.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

“An act to amend title 3 of chapter 818 of the Laws of 1868, entitled ‘An act to incorporate the village of Port Chester,’ so as to create the office of harbor master.” (No. 1106, Int. No. 888.)

Ordered, That the Clerk deliver said bill to the Governor.

“An act to amend chapter 396 of the Laws of 1885, entitled ‘An act to revise the charter of the city of Dunkirk,’ in relation to the use of Eagle street.” (No. 1548, Int. No. 1170.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

“An act to continue the office of recorder of the city of Albany, and to prescribe his jurisdiction and powers, and those of the court of special sessions held in and for the city of Albany by the recorder of said city.” (No. 1606, Int. No. 1210.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Albany.

“An act to authorize the comptroller of the city of New York to cancel and compromise a certain contract between Patrick J. Nagle and the town board of the town of Hempstead, and to pay to said Patrick J. Nagle, or his assigns, the value of the service actually rendered, and light furnished thereunder.” (No. 1459, Int. No. 1124.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

“An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of citizens of the towns of Horseheads and Elmira and the city of Elmira for damages alleged to have been suffered by them occasioned by operations carried out pursuant to chapter 49 of the Laws of 1896, chapter 791 of the Laws of 1897, and chapter 607 of the Laws of 1898.” (No. 663, Int. No. 587.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Elmira.

“An act to legalize, ratify and confirm the act of the board of estimate and apportionment of the city of New York, in vesting the title to Bedford avenue in the borough of Brooklyn, the city of New York.” (No. 147, Int. No. 146.)

“An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by John J. Sheehan as court attendant of the municipal court of the city of New York, borough of Manhattan, first judicial district, and to provide for the payment of such claim.” (No. 1901, Int. No. 1372.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

“An act to amend chapter 182 of the Laws of 1892, entitled ‘An act to incorporate the city of Mount Vernon,’ relative to the fire department of such city.” (No. 1116, Int. No. 660.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

“An act providing for the erection of a State armory in the

city of Gloversville, Fulton county, the acquisition of a site therefor, and making an appropriation for building said armory." (No. 280, Int. No. 278.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Gloversville.

"An act to enable the fire commissioner of the city of New York to rehear and determine the charges against Thomas F. Murphy, formerly a member of the uniformed force of the fire department of the city of New York." (No. 747, Int. No. 650.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act for the relief of Joseph Palladino, in payment of work, labor and services performed and materials furnished to and for the mayor, aldermen and commonalty of the city of New York." (No. 1019, Int. No. 395.)

"An act providing that the police commissioner of the city of New York in his discretion may rehear the charges upon which Edward J. Barrett, formerly a patrolman in the police department of said city, was dismissed from said department, and in his discretion may reinstate the said Edward J. Barrett in the position formerly held by him." (No. 1813, Int. No. 1332.)

"An act to amend section 366 of the Greater New York charter, relating to retirement and pensioning of police matrons." (No. 1880, Int. No. 1158.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend chapter 14 of the Laws of 1880, entitled 'An act to further amend chapter 143 of the Laws of 1861, entitled 'An act to amend and consolidate the several acts in relation to the charter of the city of Rochester,' and to consolidate therewith the several acts in relation to the charter of the said city,' in relation to the supply of water.'" (No. 1647, Int. No. 1234.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rochester.

"An act to amend the Greater New York charter, by providing for the appointment of two additional city magistrates and a police clerk." (No. 1961, Int. No. 733.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 2105) entitled "An act making appropriations for the support of government" (Int. No. 285), with a message that they have agreed to the report of the committee of conference thereon.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 978, Senate reprint No. 2049) entitled "An act to amend chapter 108 of the Laws of 1884, relative to increasing the number of directors of the Knickerbocker Trust Company" (Int. No. 185), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled Senate bills, with a message that they have concurred in the amendments of the Assembly made thereto:

"An act to amend the Partnership Law." (No. 734, Assembly reprint No. 1891, Rec. No. 168.)

"An act to amend the County Law, in relation to the power of the board of supervisors of any county to raise funds by tax, to be used in the construction and repair of sidepaths." (No. 223, Assembly reprint No. 1940, Rec. No. 80.)

"An act to amend an act, entitled 'An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office,' being chapter 704 of the Laws of 1901, respecting the employes in said office." (No. 528, Assembly reprint No. 1942, Rec. No. 140.)

Ordered, That the Clerk return said bills to the Senate.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of transmitting to the mayor of the city of New York, Assembly bill No. 565, entitled "An act to amend chapter 686 of the Laws of 1894, entitled 'An act for the preservation of macadamized and other public highways in the counties of Queens and Nassau,' relative to public highways in the counties of Queens and Nassau" (Int. No. 502), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill No. 1238, entitled "An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton" (Int. No. 981), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 21, 1903

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for transmission to the mayor of the city of New York Assembly bill No. 565, entitled "An act to amend chapter 686 of the Laws of 1894, entitled 'An act for the preservation of macadamized and other public highways in the counties of Queens and Nassau,' relative to public highways in the counties of Queens and Nassau." (Int. No. 502.)

B. B. ODELL, JR.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill No. 454, entitled "An act to amend chapter 580 of the Laws of 1902, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' relative to a reserved calendar in said court" (Int. No. 429), with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Charles F. Brown, mayor of the city of Cortland, returning Assembly bill No. 1590, entitled "An act to amend chapter 160 of the Laws of 1900, entitled 'An act to incorporate the city of Cortland,' relative to revising certain sections of the charter" (Int. No. 154), with a

message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Charles F. Brown, mayor of the city of Cortland, returning Assembly bill No. 1418, entitled "An act to authorize the city of Cortland, N. Y., to issue bonds in the sum of \$19,500, or so much thereof as may be necessary therefor, to pay for enlarging, and building an addition to the central school building in said city" (Int. No. 705), with a message that the mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Rogers, the House adjourned, to meet tomorrow at 10 o'clock a. m.

WEDNESDAY, APRIL 22, 1903.

The House met pursuant to adjournment.

Prayer by Rev. D. K. Van Doren, Schodack Landing, N. Y.

On motion of Mr. Rogers, the reading of the journal of yesterday was dispensed with, and the same was approved.

Mr. Speaker presented the annual Report of State Racing Commission for the year 1902, which was laid upon the table and ordered printed.

(See Document.)

Also, the eighth annual report of the American Scenic and Historic Preservation Society for 1903, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence the following entitled bills:

"An act making an appropriation for the House of Refuge for Women at Hudson" (No. 1187, Rec. No. 398), which was read the first time and referred to the committee on rules.

"An act to amend section 839 of the Code of Civil Procedure, relating to admissions by members of corporations " (No. 1181, Rec. No. 399), which was read the first time and referred to the committee on rules.

"An act to amend the Real Property Law, relative to the discharge of mortgages in counties wholly embraced within cities of the first class " (No. 1210, Rec. No. 400), which was read the first time and referred to the committee on rules.

"An act to amend chapter 686 of the Laws of 1894, entitled 'An act for the preservation of macadamized public highways in the counties of Queens and Nassau,' as amended by chapter 104 of the Laws of 1900, relative to public highways in the counties of Queens and Nassau " (No. 1218, Rec. No. 401), which was read the first time and referred to the committee on rules.

"An act in relation to the construction and operation of railroads, whose routes are partly within and partly without a city " (No. 1061, Rec. No. 402), which was read the first time and referred to the committee on rules.

"An act to amend the Forest, Fish and Game Law, relative to the privilege of witnesses" (No. 776, Rec. No. 403), which was read the first time and referred to the committee on rules.

"An act to amend chapter 18 of the Laws of 1862, entitled 'An act to revise the charter of the city of Utica,' and the several acts amendatory thereof, relative to street cleaning and local assessments therein " (No. 1112, Rec. No. 404), which was read the first time and referred to the committee on rules.

"An act to amend chapter 4 of the Laws of 1891, entitled 'An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,' relative to the construction of an independent railway system by and at the expense of such city " (No. 1115, Rec. No. 405), which was read the first time and referred to the committee on rules.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the

consideration of the special orders on third reading heretofore reported:

"An act making an appropriation for rebuilding a bridge across the Hudson river at The Glen in Warren county." (No. 1043, Int. No. 847.)

"An act to amend chapter 238 of the Laws of 1893, entitled 'An act in relation to filing amended affidavits to certificates of incorporation of railroad companies,' relative to affidavits of directors." (No. 2053, Rec. No. 243.)

"An act to suspend the limitation of time for commencement of construction or the completion of railroads while in the hands of receivers." (No. 2052, Rec. No. 244.)

"An act for the preservation of the building known as the Billop House, in the county of Richmond, and to authorize the acquisition of title thereto and to lands adjacent to the same for historical purposes." (No. 85, Int. No. 85.)

"Concurrent resolution of the Senate and Assembly, proposing amendment to article 12, section 1, of the Constitution, relating to organization of cities." (No. 2054, Int. No. 574.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of John McCough against the State, for personal injuries alleged to have been sustained by him, in the performance of his duties as an officer at the Sing Sing State prison, at said prison in the month of October, 1900, and to render judgment therefor." (No. 2090, Int. No. 1427.)

"An act making an appropriation for the continuation of the dyke on the southwest side of the Chemung river along the lands of Robert F. Park in the town of Corning, and the removal of a bar in said river opposite said lands." (No. 1656, Int. No. 1244.)

"An act to require at least four trains per day to be run on certain railroads, and to stop at certain stations along the line thereof." (No. 369, Int. No. 357.)

"An act to incorporate the Continental Association for the Promotion of Continental Unity, and define its powers." (No. 2091, Int. No. 1428.)

"An act making an appropriation for the purpose of draining and cleaning Catherine creek at Pine Valley and Millport, in

the town of Veteran, Chemung county, New York." (No. 706, Int. No. 626.)

"An act to provide for the repairing of a sea wall heretofore built by the State and to prevent inundation and overflowing of the uplands between the villages of East Marion and Orient, in the town of Southold, Suffolk county, from encroachments by the sea and making an appropriation therefor." (No. 215, Int. No. 214.)

Senate, "An act to amend the Greater New York charter, relative to the jurisdiction of the courts of special sessions of the city of New York." (No. 1257, Rec. No. 996.)

"An act making an appropriation for drainage in the northern part of the town of Amherst, and in the town of Clarence, in the county of Erie, by deepening the channels of the creeks and ditches that flow into the Tonawanda and Ellicott creeks in said town of Amherst." (No. 67, Int. No. 67.)

Which report was agreed to and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately:

"An act in relation to the Brooklyn Howard Colored Orphan Asylum." (No. 2060, Int. No. 1380.)

"An act to amend the Greater New York charter, relating to the sale of liquors in Wallabout market, borough of Brooklyn." (No. 1083, Int. No. 865.)

Senate, "An act to amend section 37 of the Agricultural Law, entitled 'An act in relation to agriculture, constituting articles 1, 2, 3, 4 and 5 of chapter 33 of the general laws,' as amended by chapter 656 of the Laws of 1901, relative to violations and penalties." (No. 2094, Rec. No. 68.)

Senate, "An act to amend section 290 of the Penal Code, relative to children and dealers in junk." (No. 2041, Rec. No. 91.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the bill (No. 802) entitled "An act to amend the Liquor Tax Law, in relation to local option" (Int. No. 683), reported the same with the following amendment, and request that said bill be recommitted to said committee:

Page 5, add after the end of line 12 the words: "provided that the premises were occupied as a hotel at the time the vote is taken."

Which report was agreed to and said bill ordered reprinted and recommitted to the committee on rules.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend the Business Corporations Law." (No. 1062, Rec. No. 318.)

"An act to amend chapter 752 of the Laws of 1894, entitled 'An act to amend chapter 4 of the Laws of 1891, entitled "An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,"' relative to costs to be allowed commissioners." (No. 990, Rec. No. 370.)

"An act to amend section 2818 of the Code of Civil Procedure." (No. 1148, Rec. No. 368.)

"An act relative to certain lands bequeathed by the last will and testament of John Cunningham, deceased, to Mary Cunningham, during her life or until she remarries." (No. 843, Rec. No. 254.)

"An act to ratify the opening and extending of a new street (although not yet named by proper authority) to extend from Chambers street to Reade street, in the Sixth ward of the city of New York, and to provide that the total cost of the acquisition of the said land shall be borne by the city of New York." (No. 760, Rec. No. 324.)

"An act to amend chapter 223 of the Laws of 1885, entitled 'An act for the relief of William L. Cole, Thomas F. Meehan and J.

M. Meehan,' as amended by chapter 435 of the Laws of 1898." (No. 979, Rec. No. 289.)

"An act to amend section 432 of the Code of Civil Procedure, relating to personal service of summons upon a foreign corporation." (No. 427, Rec. No. 133.)

"An act to regulate the police power with reference to the exhibition of pictures of suspected and convicted persons." (No. 832, Rec. No. 201.)

"An act to amend section 791 of the Greater New York charter in relation to amount of pension in the fire department of the city of New York in certain cases." (No. 509, Rec. No. 190.)

"An act to amend the Banking Law relative to securities in which deposits in savings banks may be invested." (No. 793, Rec. No. 347.)

"An act to provide for the erection of buildings for court purposes, a city prison for the third district city magistrates' court, and a county jail for the city and county of New York, and making an appropriation therefor." (No. 1080, Rec. No. 320.)

"An act in relation to the salaries of the attendants of the court of general sessions of the city and county of New York." (No. 1020, Rec. No. 379.)

"An act to enable the commissioner of correction of the city of New York to rehear and determine the charges against John Ryan, formerly a keeper in the penitentiary, under the charge of the correction department of the city of New York." (No. 966, Rec. No. 380.)

"An act to amend chapter 59 of the Laws of 1897, entitled 'An act to provide for the erection of a building for certain purposes relating to the public interests in the city of New York,' relative to costs to be allowed commissioners." (No. 991, Rec. No. 371.)

"An act to amend section 998 of the Greater New York charter, relative to additional allowance to commissioners in condemnation proceedings." (No. 751, Rec. No. 282.)

"An act to authorize the fire commissioner of the city of New York to inquire into the retirement from the uniformed force of the fire department of Patrick J. Gilroy, a fireman, and in his discretion to reinstate him." (No. 828, Rec. No. 204.)

"An act to amend chapter 320 of the Laws of 1887, entitled 'An act to provide for the location, acquisition, construction and improvement of additional public parks in the city of New York.' " (No. 992, Rec. No. 372.)

"An act to amend the Highway Law, relative to the use of automobiles or motor vehicles on the public highways." (No. 1139, Rec. No. 349.)

"An act to amend chapter 353 of the Laws of 1886, passed May 13, 1886, being an act to amend chapter 410 of the Laws of 1882, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to the term of commitment provided for therein by section 1466, subdivision 1 and 3 of said act." (No. 1118, Rec. No. 345.)

"An act to amend chapter 173 of the Laws of 1901, entitled 'An act to amend the Tax Law, in relation to the taxable transfers of property.' " (No. 1125, Rec. No. 383.)

"An act to amend the Village Law, in relation to inspectors of election." (No. 1184, Rec. No. 397.)

"An act to amend section 91 of the Code of Civil Procedure, relating to the appointment and fixing the salary of the crier of courts in Westchester county." (No. 848, Rec. No. 208.)

"An act to amend chapter 537 of the Laws of 1901, entitled 'An act to amend chapter 687 of the Laws of 1894, entitled "An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Westchester county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail of Westchester county and to fix the duties and compensation of the sheriff of said county and of certain employes in the jail of said county,"' as amended by chapter 420 of the Laws of 1895 and by chapter 310 of the Laws of 1899, relative to the powers and duties of sheriff." (No. 931, Rec. No. 315.)

"An act for the improvement and repair of streets and roads in Yonkers that have existed as public streets for twenty years, and to issue bonds for the payment thereof." (No. 609, Rec. No. 189.)

"An act to amend chapter 182 of the Laws of 1892, entitled

‘An act to incorporate the city of Mount Vernon,’ relating to city officers.” (No. 216, Rec. No. 274.)

“An act entitled ‘An act in regard to the vacating and modifying assessments for local improvements other than those confirmed by a court of record,’ in the city of Mount Vernon, county of Westchester and State of New York.” (No. 1117, Rec. No. 373.)

“An act to amend chapter 635 of the Laws of 1895, entitled ‘An act to revise the charter of the city of Yonkers,’ relative to the payment of assessments by instalments.” (No. 959, Rec. No. 271.)

“An act to extend the time within which the International Railway Company and the Crosstown Street Railway Company of Buffalo shall complete their railroads in the city of Buffalo and begin the operation of the same beyond their present construction and operation.” (No. 1175, Rec. No. 394.)

“An act to amend the Code of Civil Procedure, in relation to proceedings to discover property withheld.” (No. 1216, Rec. No. 395.)

“An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the surrogate’s court.” (No. 1217, Rec. No. 396.)

“Concurrent resolution of the Senate and Assembly, proposing an amendment to section 4 of article 7 of the Constitution in relation to the time within which debts of the State must be paid and striking from said section certain limitations.” (No. 1073, Rec. No. 407.)

“Concurrent resolution of the Senate and Assembly, proposing an amendment to article 7 of the Constitution in relation to the payment of the debts of the State.” (No. 1072, Rec. No. 406.)

“An act to authorize the city of Lockport to borrow money, by the issue of bonds, to establish a sanitary heating, ventilating and closet system in, and to make needed repairs to, Washburn street school building.” (No. 1071, Rec. No. 330.)

“An act to amend the State Charities Law, relating to the finances of the State charitable institutions, reports of managers or trustees, purchases and advertising for proposals.” (No. 1028, Rec. No. 331.)

"An act in relation to persons employed in the preservation of the public records in the surrogate's office of the county of New York." (No. 1120, Rec. No. 385.)

"An act to avoid the crossing of streets, avenues and highways at grade." (No. 841, Rec. No. 303.)

"An act to authorize the commissioners of the sinking fund of the city of New York to change a certain lease made by the city of New York to the Orphans' Home and Asylum of the Protestant Episcopal church in New York, to a grant to said Orphans' Home and Asylum and to authorize the sale or lease of the property covered thereby, by the said Orphans' Home and Asylum of the Protestant Episcopal church in New York." (No. 1060, Rec. No. 362.)

"An act authorizing the board of estimate and apportionment of the city of New York to audit and allow and also authorizing the Comptroller of the city of New York to pay to certain persons, compensation for services actually rendered to the city of New York, in the department of board of education, in the year 1900." (No. 556, Rec. No. 256.)

"An act making an appropriation for the Society for the Reformation of Juvenile Delinquents at Randall's Island." (No. 189, Rec. No. 242.)

"An act for the relief of the Institution of Mercy in the city of New York, and to authorize a change of a certain lease made by the mayor, aldermen and commonalty of New York city to John McCloskey, Archbishop of New York, to be held by him and his successors for the use of said Institution of Mercy, to a grant to John M. Farley, Archbishop of New York and his successors and to the said Institution of Mercy, and to authorize the sale or lease of the property covered thereby by John M. Farley, Archbishop of New York, and his successors, and by the said Institution of Mercy." (No. 1059, Rec. No. 363.)

"An act to legalize and confirm the consolidation of the Jewish Theological Seminary Association and the Jewish Theological Seminary of America, and to provide for the vesting in the latter of the title to all property belonging to the Jewish Theological Seminary Association." (No. 1007, Rec. No. 294.)

"An act to amend chapter 614 of the Laws of 1897, entitled 'An act to establish the police pension fund for the city of Rochester,' relating to the income of said fund." (No. 1150, Rec. No. 346.)

"An act relating to appointment of employes of the fire department of the city of New York to the uniformed force of the said department." (No. 597, Rec. No. 148.)

"An act to authorize the fire commissioner of the city of New York to inquire into the retirement from the uniformed force of the fire department of Patrick J. Gilroy, a fireman, and in his discretion to reinstate him." (No. 828, Rec. No. 204.)

"An act to authorize the electors of the town of Newfane, Niagara county, to vote upon the local option questions specified in section 16 of the Liquor Tax Law, as restricted to the limits of the hamlet commonly known as Olcott situate in said town." (No. 1185, Rec. No. 393.)

"An act to enable the commissioner of police of the city of New York to inquire into the reduction from the grade of sergeant to the grade of patrolmen of George S. J. Wheeler, William J. Dunn, and Charles A. Flanigan, and in his discretion to reinstate them in the grade of sergeant." (No. 918, Rec. No. 259.)

"An act to legalize the official acts of Parke W. Moul as justice of the peace of the town of East Greenbush, county of Rensselaer." (No. 772, Rec. No. 250.)

"An act to amend chapter 421 of the Laws of 1902, entitled 'An act to provide for the representation of the State of New York at the Louisiana Purchase Exposition at Saint Louis, Missouri, and making an appropriation therefor.' (No. 1180, Rec. No. 392.)

"An act to provide for annual reports by cities of the second and third class of their financial condition." (No. 307, Rec. No. 182.)

"An act to amend chapter 946 of the Laws of 1895, entitled 'An act to amend the Code of Civil Procedure,' in relation to stenographers." (No. 1212, Rec. No. 391.)

"An act to further amend section 230 of the Tax Law, in relation to the appointment of appraisers, stenographers, etc." (No. 1132, Rec. No. 389.)

"An act to amend chapter 760 of the Laws of 1897, entitled 'An act to revise the charter of the city of Watertown.'" (No. 978, Rec. No. 288.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 1129) entitled "Concurrent resolution of the Senate and Assembly, proposing an amendment to section 10 of article 8 of the Constitution, relating to the limitation of indebtedness of counties, cities, towns and villages by excepting the city of New York from the provisions of said section after the 1st day of January, 1904" (Rec. No. 369), reported in favor of the passage of the same with the following amendment:

Page 4, line 14, change the word "four" to "five."

Which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 484) entitled "An act to amend section 82 of the Code of Civil Procedure, relative to stenographers of courts" (Rec. No. 105), reported in favor of the passage of the same without amendment, and that the same be made a special order on third reading immediately, which report was agreed to, and said bill ordered made a special order on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 1124) entitled "Concurrent resolution of the Senate and Assembly, proposing amendment to article 6 of the Constitution, relating to Supreme Court judicial districts" (Rec. No. 388), reported in favor of the passage of the same with the following amendment:

Page 2, line 13, strike out the word "four" and insert the word "five."

Which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

On motion of Mr. Rogers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time in the words following:

CONCURRENT RESOLUTION of the Senate and Assembly proposing amendment to article six of the constitution relating to supreme court judicial districts.

Section 1. Resolved (if the assembly concur), That section one of article six of the constitution be amended by adding thereto the following provision: The legislature may from time to time increase the number of justices in any judicial district except that the number of justices in the first and second districts or in any of the districts into which the second district may be divided, shall not be increased to exceed one justice for each eighty thousand, or fraction over forty thousand of the population thereof, as shown by the last state, or federal census or enumeration, and except that the number of justices in any other district shall not be increased to exceed one justice for each sixty thousand or fraction over thirty-five thousand of the population thereof as shown by the last state or federal census or enumeration. The legislature may erect out of the second judicial district as now constituted, another judicial district and apportion the justices in office between the districts, and provide for the election of additional justices in the new district not exceeding the limit herein provided.

§ 2. Resolved (if the assembly concur), That the foregoing amendment be submitted to the people for approval at the general election to be held in the year nineteen hundred and five in accordance with the provisions of the election law.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 84

NOES 43

Those who voted in the affirmative, were:

Agnew	Costello	Hammond	Nye	Simpson
Allen	Coutant	Hanford	Orr	Smith, A P
Allston	Cowan	Harvey	Outterson	Smith, C H
Bedell	Cox	Hayden	Patchin	Smith, G W
Bostwick	Curry	Hooker	Patton	Smith, J T
Bridgeman	Davis, L L	Hubbs	Pearsall	Stevens

Brill	Davis, M	Hughes	Phillips	Stiles
Burnett	Denison	Knapp	Plank	Traub
Byrne	Dickinson	Leggett	Platt	Treat
Cadin	Doughty	Lewis	Reeve	Wainwright
Candee	Dowling	McNair	Remsen	Weber
Chambers	Dwyer	Merritt	Reynolds	Wemple
Clark	Evans	Monroe	Robinson	Whitney
Conkling, H	Finch	Moran	Rogers	Williams
Conkling, J B	Fowler	Moreland	Ruehl	Wood
Cook, E	Graeff	Morgan	Scovill	Yale
Coon	Grattan	Nichols	Sheldon	

Those who voted in the negative, were:

Abrams	Dooling	Kearney	Miller	Rosenstein
Bourke	Doyle	Lynch	Mortimer	Shanahan
Bullwinkel	Ellis	Mathews	Mullaney	Sherry
Burns	Farrell	McCarthy, E J	Neville	Sloane
Butler	Ferre	McCormack	Oxford	Sullivan
Cooke, W V	Fitzpatrick	McCullough	Pallace	Sulzbürger
Dale	Hinson	McInerney	Palmer	Ulmann
Daly	Hoffman	McManus	Richter	Zettler
Doll	Hornidge	Metcalf		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendment.

Mr. Finch offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of the bill (No. 1500) entitled "An act to amend the Greater New York charter so as to enable the city of New York to construct, own, operate and maintain a municipal lighting plant" (Int. No. 1147), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 50

NOES 69

Those who voted in the affirmative, were:

Agnew	Daly	Fitzpatrick	McCarthy, E J	Oxford
Bostwick	Dolan	Hackett	McCormack	Palmer
Bridgeman	Doll	Hinson	McInerney	Prince
Bullwinkel	Dooling	Hoffman	McManus	Richter
Burke	Doyle	Hornidge	Merritt	Rosenstein
Burns	Ellis	Kearney	Metcalf	Shanahan
Byrne	Everett	Kehoe	Miller	Sherry
Clark	Farrell	Litthauer	Moran	Smith, G H
Cooke, W V	Ferre	Lynch	Mullaney	Sulzbürger
Curry	Finch	Mathews	Outterson	Wainwright

Those who voted in the negative, were:

Abrams	Coutant	Hewitt	Orr	Sheldon
Allen	Cowan	Hoadley	Patchin	Smith, A P
Allston	Cox	Hooker	Patton	Smith, C W
Apgar	Davis, L L	Hubbs	Pearsall	Smith, J T
Bedell	Davis, M	Hughes	Phillips	Stevens
Bradley	Dickinson	Knapp	Plank	Stiles
Brill	Evans	Leggett	Platt	Thorn
Burnett	Fowler	Lewis	Reeve	Traub
Cadin	Graeff	McNair	Remsen	Treat
Candee	Grattan	Mead	Reynolds	Weber
Conkling, J B	Hammond	Monroe	Robinson	Wemple
Cook, E	Hanford	Moreland	Rogers	Whitney
Coon	Harvey	Morgan	Ruehl	Yale
Costello	Hayden	Nichols	Seovill	

Mr. Burnett offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of the Senate bill (No. 1052) entitled " Concurrent resolution of the Senate and Assembly proposing amendment to article 12, section 1, of the Constitution, relating to organization of cities " (Rec. No. 299), and that said bill be placed on the order of second reading.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced for a second reading,

Mr. Burnett moved to amend as follows:

Page 2, line 20, strike out the word " four " and insert the word " five."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Burnett, and it was determined in the affirmative.

On motion of Mr. Burnett, and by unanimous consent, said bill as amended was substituted for Assembly bill No. 2054, Int. No. 574, same title and subject, now on the order of third reading.

On motion of Mr. Burnett, said bill as amended was read the second time and ordered to a third reading.

Said bill was then read the third time, in the words following:

CONCURRENT RESOLUTION of the Senate and Assembly proposing amendment to article twelve, section one of the constitution, relating to organization of cities.

Whereas, at the last session of the legislature, the following amendment was proposed in the senate and assembly, namely:

Resolved (if the assembly concur), That the following amendment to the constitution be agreed to and referred to the legislature to be chosen at the next general election of senators: Section one, article twelve of the constitution is hereby amended to read as follows: It shall be the duty of the legislature to provide for the organization of cities and incorporated villages, and to restrict their power of taxation, assessment, borrowing money, contracting debts, and loaning their credit, so as to prevent abuses in assessments and in contracting debt by such municipal corporations; and the legislature may regulate and fix the wages or salaries, the hours of work or labor, and make provision for the protection, welfare and safety of persons employed by the state or by any county, city, town, village or other civil division of the state, or by any contractor or subcontractor performing work, labor or services for the state, or for any county, city, town, village or other civil division thereof. And whereas, the said proposed amendment was agreed to by a majority of the members elected to each of the two houses of the said legislature, entered in the journals, with the yeas and nays taken thereon, and referred to the legislature to be chosen at the then next general election of senators.

And whereas, such election has taken place and said proposed amendment was duly published for three months previous to the time of making such choice, in pursuance of the provisions of article fourteen, section one of the constitution; therefore,

Resolved (if the assembly concur), That the foregoing amendment be submitted to the people for approval at the general election to be held in the year nineteen hundred and five, in accordance with the provisions of the election law.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hanford	McManus	Rogers
Agnew	Dale	Harvey	McNair	Rosenstein
Allston	Daly	Hewitt	Merritt	Ruehl
Apgar	Davis, L L	Hinson	Metcalfe	Scovill
Bostwick	Davis, M	Hoadley	Miller	Sheldon
Bradley	Denison	Hoffman	Moran	Simpson
Bridgeman	Dickinson	Hooker	Morgan	Smith, A P
Bullwinkel	Dolan	Hornidge	Mortimer	Smith, C W

Burke	Doll	Hubbs	Mullaney	Smith, G H
Burns	Dooling	Hughes	Neville	Smith, J T
Butler	Dowling	Kearney	Nye	Stiles
Byrne	Doyle	Keegan	Orr	Sulzbürger
Cadin	Duer	Kehoe	Outterson	Traub
Candee	Dwyer	Knapp	Oxford	Treat
Chambers	Evans	Landon	Palmer	Ulmann
Clark	Everett	Leggett	Patton	Wainwright
Conkling, H	Farrell	Litthauer	Phillips	Weber
Conkling, J B	Ferre	Mathews	Plank	Wemple
Cook, E	Finegan	McCarthy, E J	Platt	Whitney
Cooke, W V	Fitzpatrick	McCarthy, J J	Reeve	Williams
Costello	Fowler	McCormack	Remsen	Wood
Coutant	Grattan	McCullough	Reynolds	Yale
Cox	Hackett	McInerney	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendment.

Mr. Speaker announced the special order, being the bill (No. 2054) entitled "Concurrent resolution of the Senate and Assembly proposing amendment to article 12, section 1, of the Constitution, relating to organization of cities." (Int. No. 574.)

On motion of Mr. Burnett, and by unanimous consent, Senate bill No. 1052, Rec. No. 299, same title and subject, now on the order of second reading, as amended, was substituted therefor.

Mr. Speaker announced the special order, being the Senate bill (No. 352) entitled "An act relating to the width for tires to be used on vehicles after January 1, 1905." (Rec. No. 164.)

Said bill having been announced for a second reading,

On motion of Mr. Palmer, said bill was recommitted to the committee on rules, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the bill (No. 2091) entitled "An act to incorporate the Continental Association for the Promotion of Continental Unity, and define its powers." (Int. No. 1428.)

On motion of Mr. Costello, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Merritt	Rogers
Agnew	Dale	Hinson	Metcalfe	Rosenstein
Allen	Daly	Hoffman	Monroe	Scovill
Allston	Davis, L L	Hooker	Moran	Shanahan
Apgar	Denison	Hornidge	Moreland	Sherry
Bedell	Dickinson	Hubbs	Morgan	Simpson
Bourke	Doll	Hughes	Mortimer	Smith, A P
Bradley	Dooling	Keegan	Mullaney	Smith, C W
Bridgeman	Dowling	Kehoe	Neville	Smith, J T
Bullwinkel	Doyle	Knapp	Nye	Stevens
Burnett	Duer	Landon	Outterson	Sullivan
Burns	Dwyer	Leggett	Oxford	Sulzbürger
Byrne	Ellis	Lewis	Pallace	Traub
Cadin	Evans	Litthauer	Palmer	Treat
Chambers	Farrell	Mathews	Patton	Ulmann
Clark	Ferre	McCarthy, E J	Pearsall	Wainwright
Conkling, H	Finch	McCarthy, J J	Plank	Wemple
Conkling, J B	Finegan	McCormack	Platt	Whitney
Cook, E	Fitzpatrick	McCullough	Prince	Williams
Cooke, W V	Graeff	McKeown	Reeve	Wolf
Coon	Grattan	McManus	Remsen	Wood
Coutant	Hackett	McNair	Reynolds	Yale
Cowan	Hammond	Mead	Robinson	Zettler
Cox	Harvey			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 706) entitled "An act making an appropriation for the purpose of draining and cleaning Catherine creek at Pine Valley and Millport, in the town of Veteran, Chemung county, N. Y." (Int. No. 626.)

On motion of Mr. Moreland, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hanford	Merritt	Rosenstein
Agnew	Dale	Hayden	Metcalfe	Ruehl
Allen	Daly	Hinson	Monroe	Scovill
Apgar	Davis, L L	Hoadley	Moran	Shanahan
Bedell	Davis, M	Hooker	Moreland	Sheldon
Bostwick	Denison	Hornidge	Morgan	Sherry
Bourke	Dolan	Hubbs	Mortimer	Simpson
Bradley	Doll	Hughes	Mullaney	Smith, A P
Bridgeman	Dooling	Kearney	Neville	Smith, C W
Bullwinkel	Doughty	Keegan	Nichols	Smith, G H
Burke	Dowling	Kehoe	Orr	Smith, J T
Burns	Doyle	Knapp	Outterson	Stiles
Butler	Duer	Landon	Pallace	Sullivan
Byrne	Ellis	Leggett	Palmer	Sulzburger
Candee	Evans	Litthauer	Patchin	Thorn
Chambers	Everett	Lynch	Patton	Traub
Cohn	Ferre	McCarthy, E J	Pearsall	Ulmann
Conkling, H	Finch	McCarthy, J J	Plank	Weber
Conkling, J B	Finegan	McCormack	Platt	Wemple
Cooke, W V	Fitzpatrick	McInerney	Prince	Whitney
Coon	Fowler	McKeown	Remsen	Wolf
Costello	Graeff	McManus	Reynolds	Wood
Cowan	Hackett	McNair	Richter	Yale
Cox	Hammond	Mead	Robinson	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1656) entitled "An act making an appropriation for the continuation of the dyke on the southwest side of the Chemung river along the lands of Robert F. Park, in the town of Corning, and the removal of a bar in said river opposite said lands." (Int. No. 1244.)

On motion of Mr. Platt, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McManus	Ruehl
Allen	Cowan	Hammond	McNair	Shanahan
Allston	Cox	Hanford	Merritt	Sheldon
Apgar	Curry	Hayden	Metcalf	Simpson
Bedell	Dale	Hewitt	Monroe	Sloane
Bostwick	Davis, L L	Hoadley	Moreland	Smith, C W
Bradley	Davis, M	Hoffman	Morgan	Smith, G H
Bridgeman	Dickinson	Hornidge	Mortimer	Smith, J T
Brill	Dolan	Hubbs	Mullaney	Stiles
Burke	Doll	Hughes	Neville	Sullivan
Burnett	Dooling	Kearney	Nichols	Sulzbarger
Burns	Doughty	Keegan	Orr	Thorn
Butler	Dowling	Kehoe	Oxford	Traub
Byrne	Duer	Knapp	Pallace	Ulmann
Cadin	Dwyer	Landon	Patchin	Wainwright
Chambers	Evans	Leggett	Pearsall	Weber
Clark	Everett	Lewis	Plank	Wemple
Cohn	Farrell	Lynch	Platt	Whitney
Conkling, H	Ferre	Mathews	Reeve	Williams
Conkling, J B	Finch	McCarthy, E J	Reynolds	Wolf
Cook, E	Finegan	McCormack	Richter	Wood
Coon	Fowler	McCullough	Rogers	Yale
Costello	Graeff	McInerney	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 369) entitled "An act to require at least four trains per day to be run on certain railroads, and to stop at certain stations along the line thereof." (Int. No. 357.)

On motion of Mr. Moran, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hewitt	Miller	Scovill
Agnew	Daly	Hinson	Monroe	Shanahan
Allen	Davis, L L	Hoadley	Moreland	Sheldon

Apgar	Davis, M	Hooker	Morgan	Sherry
Bedell	Dickinson	Hornidge	Mortimer	Simpson
Bostwick	Doll	Hubbs	Mullaney	Sloane
Bourke	Dooling	Hughes	Nichols	Smith, A P
Bradley	Doughty	Kearney	Nye	Smith, C W
Brill	Dowling	Kehoe	Outterson	Smith, J T
Bullwinkel	Doyle	Knapp	Oxford	Stevens
Burke	Duer	Landon	Pallace	Stiles
Burnett	Ellis	Leggett	Palmer	Sullivan
Butler	Evans	Litthauer	Patchin	Thorn
Cadin	Farrell	Lynch	Patton	Traub
Candee	Finch	McCarthy, E J	Pearsall	Treat
Chambers	Finegan	McCarthy, J J	Plank	Wainwright
Cohn	Fitzpatrick	McCormack	Prince	Wemple
Conkling, H	Fowler	McInerney	Reeve	Whitney
Cook, E	Grattan	McKeown	Reinsen	Williams
Coon	Hackett	McNair	Richter	Wolf
Coutant	Hammond	Mead	Robinson	Wood
Cowan	Hanford	Merritt	Rosenstein	Yale
Cox	Harvey	Metcalfe	Ruehl	Zettler

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2090) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of John McCough against the State, for personal injuries alleged to have been sustained by him, in the performance of his duties as an officer at the Sing Sing State prison, at said prison, in the month of October, 1900, and to render judgment therefor." (Int. No. 1427.)

On motion of Mr. Apgar, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hewitt	Merritt	Rogers
Allen	Davis, M	Hinson	Metcalfe	Ruehl
Allston	Denison	Hoadley	Miller	Scovill
Bedell	Dickinson	Hooker	Moran	Sheldon
Bostwick	Doll	Hornidge	Moreland	Sherry

Bradley	Dooling	Hubbs	Mortimer	Simpson
Brill	Doughty	Kearney	Mullaney	Sloane
Burke	Dowling	Keegan	Neville	Smith, C W
Burns	Doyle	Kehoe	Nichols	Smith, G H
Byrne	Duer	Knapp	Orr	Smith, J T
Candee	Ellis	Landon	Outterson	Stiles
Clark	Everett	Leggett	Oxford	Sulzbarger
Cohn	Farrell	Litthauer	Pallace	Thorn
Conkling, H	Ferre	Lynch	Palmer	Traub
Conkling, J B	Finegan	McCarthy, E J	Patchin	Treat
Cook, E	Fitzpatrick	McCarthy, J J	Patton	Ulmann
Coon	Fowler	McCormack	Phillips	Wainwright
Coutant	Grattan	McCullough	Plank	Weber
Cowan	Hammond	McInerney	Prince	Whitney
Cox	Hanford	McKeown	Reeve	Wolf
Curry	Harvey	McNair	Remsen	Yale
Daly	Hayden	Mead	Richter	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 566, Assembly reprint No. 2052) entitled "An act to suspend the limitation of time for commencement of construction of the completion of railroads while in the hands of receivers." (Rec. No. 244.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Miller	Rosenstein
Agnew	Davis, J. L.	Hoadley	Monroe	Ruehl
Allen	Davis, M.	Hoffman	Moran	Seovill
Allston	Denison	Hooker	Moreland	Shanahan
Apgar	Dickinson	Hornidge	Morgan	Sheldon
Bostwick	Dolan	Hubbs	Mortimer	Sherry
Bourke	Doll	Hughes	Mullaney	Simpson
Bradley	Dooling	Kearney	Neville	Sloane
Brill	Doughty	Keegan	Nichols	Smith, A P
Bullwinkel	Dowling	Kehoe	Nye	Smith, C W
Burnett	Duer	Knapp	Orr	Smith, G H

Burns	Dwyer	Landon	Outterson	Smith, J T
Butler	Ellis	Leggett	Oxford	Stevens
Byrne	Everett	Lewis	Pallace	Stiles
Cadin	Farrell	Litthauer	Palmer	Sullivan
Candee	Ferre	Lynch	Patchin	Sulzburger
Chambers	Finch	Mathews	Patton	Thorn
Cohn	Finegan	McCarthy, E J	Pearsall	Treat
Conkling, H	Fitzpatrick	McCarthy, J J	Phillips	Ulmann
Conkling, J B	Fowler	McCormack	Plank	Wainwright
Cook, E	Graeff	McCullough	Platt	Weber
Coon	Grattan	McInerney	Prince	Wemple
Costello	Hackett	McKeown	Reeve	Whitney
Coutant	Hammond	McManus	Rensen	Williams
Cowan	Hanford	McNair	Reynolds	Wolf
Cox	Harvey	Mead	Richter	Yale
Curry	Hayden	Merritt	Robinson	Zettler
Dale	Hewitt	Metcalfe	Rogers	

In the negative:

Clark

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 85) entitled "An act for the preservation of the building known as the Billop house in the county of Richmond, and to authorize the acquisition of title thereto and the lands adjacent to the same for historical purposes." (Int. No. 85.)

On motion of Mr. McCormack, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Metcalfe	Rosenstein
Agnew	Dale	Hinson	Monroe	Ruehl
Allen	Daly	Hoadley	Moran	Scovill
Apgar	Davis, L L	Hooker	Moreland	Shanahan
Bedell	Denison	Hornidge	Morgan	Sheldon
Bostwick	Dolan	Hubbs	Mortimer	Sherry
Bradley	Doll	Kearney	Mullaney	Simpson

Brill	Doughty	Keegan	Neville	Sloane
Bullwinkel	Dowling	Kehoe	Nichols	Smith, C W
Burnett	Doyle	Knapp	Nye	Smith, G H
Burns	Duer	Landon	Orr	Smith, J T
Butler	Dwyer	Leggett	Outterson	Stiles
Cadin	Ellis	Lewis	Oxford	Sullivan
Candee	Evans	Litthauer	Palmer	Sulzbürger
Chambers	Everett	Mathews	Patchin	Thorn
Clark	Farrell	McCarthy, E J	Patton	Traub
Cohn	Ferre	McCarthy, J J	Pearsall	Ulmann
Conkling, H	Finch	McCormack	Phillips	Wainwright
Conkling, J B	Finegan	McCullough	Platt	Weber
Cook, E	Fitzpatrick	McInerney	Prince	Wemple
Cooke, W V	Fowler	McKeown	Reeve	Whitney
Coon	Grattan	McManus	Rensen	Wolf
Costello	Hackett	McNair	Reynolds	Wood
Coutant	Hanford	Mead	Richter	Yale
Cowan	Harvey	Merritt	Robinson	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1043) entitled "An act making an appropriation for rebuilding a bridge across the Hudson river at The Glen in Warren county." (Int. No. 847.)

On motion of Mr. L. L. Davis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Mead	Seovill
Agnew	Dale	Harvey	Merritt	Sheldon
Allen	Daly	Hayden	Metcalfe	Sherry
Allston	Davis, I. L.	Hewitt	Miller	Sloane
Apgar	Davis, M.	Hinson	Moran	Smith, A P
Bostwick	Denison	Hoffman	Moreland	Smith, C W
Bradley	Dolan	Hooker	Morgan	Smith, G H
Bridgeman	Doll	Hornidge	Mortimer	Smith, J T
Bullwinkel	Dooling	Hubbs	Mullaney	Stevens
Burke	Doughty	Hughes	Neville	Sullivan
Burnett	Dowling	Kearney	Nichols	Sulzbürger
Burns	Doyle	Keegan	Orr	Thorn

Byrne	Duer	Knapp	Outterson	Traub
Cadin	Ellis	Landon	Pallace	Treat
Candee	Evans	Leggett	Palmer	Ulmann
Clark	Everett	Lewis	Patton	Wainwright
Cohn	Farrell	Litthauer	Pearsall	Weber
Conkling, J B	Finch	Mathews	Plank	Wemple
Cook, E	Finegan	McCarthy, E J	Platt	Whitney
Cooke, W V	Fitzpatrick	McCarthy, J J	Reeve	Williams
Coon	Fowler	McCormack	Reynolds	Wolf
Costello	Graeff	McInerney	Richter	Wood
Coutant	Hackett	McKeown	Rogers	Yale
Cowan	Hammond	McManus	Ruehl	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 820, Assembly reprint No. 2053) entitled "An act to amend chapter 238 of the Laws of 1893, entitled 'An act in relation to filing amended affidavits to certificates of incorporation of railroad companies,' relative to affidavits of directors." (Rec. No. 243.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 1

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	McKeown	Robinson
Agnew	Dale	Hinson	McNair	Rosenstein
Allston	Davis, L L	Hoffman	Mead	Scovill
Bedell	Davis, M	Hooker	Metcalfe	Sheldon
Bostwick	Dickinson	Hornidge	Miller	Simpson
Bourke	Dolan	Hubbs	Monroe	Sloane
Bridgeman	Dooling	Hughes	Moreland	Smith, A P
Bullwinkel	Dowling	Kearney	Morgan	Smith, C W
Burke	Doyle	Keegan	Mullaney	Smith, J T
Burns	Dwyer	Knapp	Nichols	Stiles
Butler	Evans	Landon	Orr	Sulzburger
Cadin	Everett	Leggett	Outterson	Traub
Chambers	Farrell	Lewis	Pallace	Treat
Cohn	Ferre	Litthauer	Palmer	Ulmann

Conkling, J B	Finegan	Lynch	Patton	Weber
Cook, E	Fitzpatrick	McCarthy, E J	Platt	Whitney
Cooke, W V	Graeff	McCarthy, J J	Reeve	Williams
Costello	Hackett	McCormack	Remsen	Wood
Cowan	Hanford	McInerney	Richter	Zettler

In the negative:

Phillips

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1257) entitled "An act to amend the Greater New York charter, relative to the jurisdiction of the Courts of Special Sessions of the city of New York." (Int. No. 996.)

On motion of Mr. Hackett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hinson	McNair	Ruehl
Agnew	Cox	Hoadley	Merritt	Shanahan
Allen	Dale	Hoffman	Metcalfe	Sheldon
Apgar	Davis, L L	Hornidge	Miller	Sherry
Bostwick	Davis, M	Hubbs	Moran	Sloane
Bourke	Denison	Hughes	Moreland	Smith, A P
Bradley	Dickinson	Kearney	Morgan	Smith, G H
Bridgeman	Doll	Keegan	Mortimer	Smith, J T
Brill	Dooling	Kehoe	Mullaney	Stevens
Bullwinkel	Doughty	Knapp	Neville	Stiles
Burnett	Doyle	Landon	Nye	Sulzburger
Burns	Duer	Leggett	Orr	Thorn
Butler	Ellis	Lewis	Oxford	Traub
Byrne	Evans	Litthauer	Pallace	Treat
Cadin	Farrell	Lynch	Palmer	Ulmann
Candee	Ferre	Mathews	Patton	Wainwright
Chambers	Finegan	McCarthy, E J	Phillips	Weber
Clark	Fitzpatrick	McCarthy, J J	Plank	Whitney

Conkling, H	Graeff	McCormack	Prince	Williams
Conkling, J B	Grattan	McCullough	Reeve	Wolf
Cook, E	Hammond	McInerney	Reynolds	Wood
Cooke, W V	Hanford	McKeown	Robinson	Yale
Costello	Hayden	McManus	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 67) entitled "An act making an appropriation for drainage in the northern part of the town of Amherst, and in the town of Clarence, in the county of Erie, by deepening the channels of the creeks and ditches that flow into the Tonawanda and Ellicott creeks in said town of Amherst." (Int. No. 67.)

On motion of Mr. Patton, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Merritt	Scovill
Agnew	Cox	Hayden	Metcalfe	Sheldon
Allen	Dale	Hewitt	Miller	Sherry
Allston	Daly	Hinson	Moran	Simpson
Apgar	Davis, L L	Hoadley	Morgan	Sloane
Bedell	Davis, M	Hoffman	Mullaney	Smith, A P
Bourke	Denison	Hooker	Nichols	Smith, C W
Bradley	Dolan	Hornidge	Nye	Smith, G H
Brill	Doll	Hughes	Orr	Stevens
Bullwinkel	Dooling	Kearney	Oxford	Stiles
Burnett	Doughty	Kehoe	Pallace	Sullivan
Butler	Doyle	Landon	Palmer	Sulzbarger
Cadin	Dwyer	Leggett	Patchin	Traub
Chambers	Evans	Lewis	Pearsall	Ulmann
Clark	Fowler	Litthauer	Phillips	Wainwright
Cohn	Finch	Mathews	Platt	Weber
Conkling, H	Finegan	McCarthy, E J	Prince	Whitney
Conkling, J B	Fowler	McCarthy, J J	Reeve	Williams
Cook, E	Graeff	McCullough	Reynolds	Wolf
Cooke, W V	Grattan	McInerney	Richter	Wood
Coon	Hammond	McManus	Rogers	Yale
Costello	Hanford	McNair	Rosenstein	Zettler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 1132) entitled "An act to further amend section 230 of the Tax Law in relation to the appointment of appraisers, stenographers, etc." (Rec. No. 389.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Merritt	Ruehl
Agnew	Curry	Hoadley	Miller	Scovill
Allen	Daly	Hoffman	Monroe	Shanahan
Apgar	Davis, M	Hornidge	Moreland	Sherry
Bedell	Denison	Hubbs	Mortimer	Simpson
Bostwick	Dolan	Kearney	Mullaney	Smith, A P
Bourke	Doll	Keegan	Nichols	Smith, C W
Bridgeman	Doughty	Kehoe	Nye	Smith, G H
Brill	Doyle	Landon	Orr	Stevens
Bullwinkel	Dwyer	Leggett	Oxford	Sullivan
Burke	Ellis	Lewis	Palmer	Thorn
Burnett	Everett	Lynch	Patchin	Traub
Butler	Farrell	Mathews	Pearsall	Ulmann
Byrne	Ferre	McCarthy, E J	Plank	Wainwright
Candee	Finegan	McCarthy, J J	Platt	Weber
Chambers	Fowler	McCullough	Prince	Whitney
Conkling, H	Grattan	McInerney	Remsen	Williams
Conkling, J B	Hackett	McKeown	Reynolds	Wood
Cooke, W V	Hanford	McManus	Robinson	Yale
Costello	Harvey	Mead	Rogers	Zettler
Coutant				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 978) entitled "An act to amend chapter 760 of the Laws

of 1897, entitled 'An act to revise the charter of the city of Watertown.' " (Rec. No. 288.)

On motion of Mr. Outterson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	Metcalfe	Scovill
Agnew	Curry	Hayden	Miller	Shanahan
Allen	Daly	Hinson	Monroe	Sherry
Allston	Davis, L L	Hoadley	Moran	Simpson
Bedell	Davis, M	Hooker	Moreland	Smith, A P
Bostwick	Dickinson	Hornidge	Mortimer	Smith, C W
Bourke	Dolan	Hubbs	Mullaney	Smith, G H
Bradley	Doll	Hughes	Nichols	Smith, J T
Brill	Dooling	Kearney	Nye	Stevens
Bullwinkel	Doughty	Kehoe	Outterson	Stiles
Burke	Dowling	Knapp	Oxford	Sulzburger
Burns	Doyle	Landon	Palmer	Thorn
Butler	Dwyer	Leggett	Patchin	Traub
Byrne	Ellis	Lewis	Patton	Treat
Cadin	Everett	Litthauer	Pearsall	Ulmann
Candee	Farrell	Lynch	Phillips	Wainwright
Clark	Ferre	McCarthy, E J	Plank	Weber
Conkling, H	Finch	McCarthy, J J	Platt	Wemple
Conkling, J B	Finegan	McCormack	Reeve	Whitney
Cooke, W V	Fowler	McInerney	Remsen	Williams
Coon	Graeff	McKeown	Reynolds	Wolf
Costello	Grattan	McNair	Robinson	Wood
Countant	Hackett	Mead	Rogers	Yale
Cowan	Hammond	Merritt	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 307) entitled "An act to provide for annual reports by cities of the second and third class of their financial condition." (Rec. No. 182.)

On motion of Mr. Outterson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hammond	McNair	Shanahan
Agnew	Cox	Harvey	Merritt	Sheldon
Allston	Curry	Hewitt	Metcalfe	Sherry
Apgar	Dale	Hinson	Monroe	Simpson
Bedell	Daly	Hoadley	Moreland	Smith, A P
Bostwick	Davis, M	Hooker	Morgan	Smith, C W
Bourke	Denison	Hornidge	Mortimer	Smith, G H
Bridgeman	Dickinson	Hubbs	Mullaney	Smith, J T
Bullwinkel	Dolan	Hughes	Nichols	Stiles
Burke	Doll	Kearney	Nye	Sullivan
Burns	Dooling	Keegan	Outterson	Sulzbürger
Butler	Doughty	Kehoe	Pallace	Thorn
Byrne	Doyle	Knapp	Patchin	Treat
Cadin	Duer	Landon	Pearsall	Ulmann
Candee	Ellis	Leggett	Phillips	Wainwright
Clark	Evans	Lewis	Platt	Weber
Cohn	Everett	Litthauer	Reeve	Wemple
Conkling, H	Farrell	Mathews	Reynolds	Whitney
Conkling, J B	Ferre	McCarthy, E J	Richter	Williams
Cook, E	Finegan	McCarthy, J J	Rogers	Wolf
Cooke, W V	Fitzpatrick	McCullough	Rosenstein	Wood
Coon	Fowler	McInerney	Ruehl	Yale
Costello	Grattan	McManus	Scovill	Zettler
Coutant	Hackett			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1212) entitled "An act to amend chapter 946 of the Laws of 1895, entitled 'An act to amend the Code of Civil Procedure,' in relation to stenographers." (Rec. No. 391.)

On motion of Mr. Mead, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Morgan	Shanahan
Agnew	Davis, L L	Hooker	Mortimer	Sheldon
Allen	Davis, M	Hornidge	Neville	Sherry
Allston	Denison	Hubbs	Nichols	Simpson
Bedell	Dickinson	Hughes	Nye	Smith, A P
Bourke	Dolan	Kearney	Outterson	Smith, C W
Bridgeman	Doll	Keegan	Oxford	Smith, G H
Bullwinkel	Dooling	Kehoe	Pallace	Smith, J T
Burke	Doughty	Knapp	Palmer	Stevens
Burnett	Dowling	Landon	Patchin	Stiles
Butler	Doyle	Leggett	Patton	Sullivan
Byrne	Duer	Lewis	Pearsall	Sulzburger
Cadin	Dwyer	Litthauer	Phillips	Thorn
Candee	Evans	Lynch	Plank	Traub
Clark	Everett	McCarthy, E J	Platt	Treat
Cohn	Ferre	McCarthy, J J	Prince	Ulmann
Conkling, H	Finegan	McCormack	Reeve	Wainwright
Conkling, J B	Fitzpatrick	McCullough	Remsen	Weber
Cook, E	Graeff	McKeown	Reynolds	Wemple
Cooke, W V	Grattan	McManus	Richter	Whitney
Coon	Hammond	Mead	Rogers	Wolf
Costello	Hanford	Metcalfe	Rosenstein	Wood
Cowan	Harvey	Miller	Ruehl	Yale
Cox	Hayden	Monroe	Scovill	Zettler
Curry	Hewitt	Moran		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 772) entitled "An act to legalize the official acts of Parke W. Moul as justice of the peace of the town of East Greenbush, county of Rensselaer." (Rec. No. 250.)

On motion of Mr. Reynolds, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	McNair	Richter
Agnew	Curry	Harvey	Mead	Rogers
Allston	Dale	Hayden	Merritt	Ruehl
Apgar	Davis, L L	Hewitt	Metcalfe	Scovill
Bedell	Davis, M	Hinson	Miller	Sheldon
Bourke	Denison	Hoadley	Moran	Sherry
Bradley	Dickinson	Hooker	Moreland	Sloane
Bridgeman	Dolan	Hornidge	Morgan	Smith, A P
Brill	Doll	Hughes	Mortimer	Smith, G H
Burke	Dooling	Kearney	Mullaney	Smith, J T
Burnett	Doughty	Keegan	Nichols	Stiles
Butler	Dowling	Kehoe	Nye	Sullivan
Byrne	Doyle	Knapp	Orr	Thorn
Cadin	Dwyer	Landon	Outterson	Traub
Candee	Ellis	Leggett	Oxford	Treat
Clark	Everett	Lewis	Pallace	Ulmann
Cohn	Farrell	Lynch	Patchin	Wainwright
Conkling, H	Ferre	Mathews	Patton	Wemple
Conkling, J B	Finegan	McCarthy, E J	Phillips	Whitney
Cook, E	Fitzpatrick	McCarthy, J J	Plank	Williams
Coon	Fowler	McCullough	Platt	Wolf
Costello	Grattan	McInerney	Prince	Wood
Coutant	Hackett	McKeown	Reeve	Yale
Cowan	Hammond	McManus	Reynolds	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1180) entitled "An act to amend chapter 421 of the Laws of 1902, entitled 'An act to provide for the representation of the State of New York at the Louisiana Purchase Exposition at St. Louis, Mo., and making an appropriation therefor.'" (Rec. No. 392.)

On motion of Mr. Rogers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hanford	McInerney	Remsen
Agnew	Daly	Harvey	McKeown	Reynolds
Allston	Davis, M	Hayden	McManus	Robinson
Apgar	Denison	Hewitt	McNair	Rogers
Bedell	Dolan	Hinson	Mead	Ruehl
Bourke	Doll	Hoadley	Metcalfe	Scovill
Bradley	Dooling	Hoffman	Miller	Sheldon
Brill	Doughty	Hooker	Monroe	Simpson
Bullwinkel	Dowling	Hornidge	Moran	Sloane
Burke	Doyle	Hughes	Moreland	Smith, C W
Burns	Dwyer	Kearney	Morgan	Smith, G H
Butler	Ellis	Keegan	Mortimer	Smith, J T
Byrne	Evans	Kehoe	Mullaney	Stiles
Candee	Everett	Knapp	Nichols	Sulzburger
Chambers	Farrell	Landon	Nye	Traub
Clark	Ferre	Leggett	Orr	Treat
Cohn	Finch	Lewis	Outterson	Ulmann
Conkling, J B	Finegan	Litthauer	Oxford	Wainwright
Cook, E	Fitzpatrick	Lynch	Pallace	Wemple
Cooke, W V	Fowler	Mathews	Patchin	Williams
Costello	Graeff	McCarthy, E J	Pearsall	Wolf
Coutant	Grattan	McCarthy, J J	Phillips	Wood
Cox	Hackett	McCormack	Platt	Yale
Curry	Hammond	McCullough	Prince	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1185) entitled "An act to authorize the electors of the town of Newfane, Niagara county, to vote upon the local option questions specified in section 16 of the Liquor Tax Law as restricted to the limits of the hamlet commonly known as Olcott situate in said town." (Rec. No. 393.)

On motion of Mr. Leggett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Grattan	McCarthy, J J	Remsen
Agnew	Cowan	Hackett	McCullough	Richter
Allen	Cox	Hammond	McInerney	Robinson
Allston	Dale	Hanford	McKeown	Rosenstein
Bedell	Daly	Harvey	McNair	Ruehl
Bostwick	Davis, L L	Hayden	Mead	Scovill
Bourke	Davis, M	Hewitt	Metcalfe	Sheldon
Bradley	Denison	Hinson	Monroe	Sherry
Bridgeman	Dolan	Hoadley	Moran	Sloane
Brill	Doll	Hoffman	Moreland	Smith, C W
Bullwinkel	Doughty	Hooker	Morgan	Smith, G H
Burnett	Dowling	Hornidge	Mullaney	Smith, J T
Burns	Duer	Hubbs	Neville	Stiles
Butler	Dwyer	Hughes	Nye	Sulzbarger
Cadin	Ellis	Kearney	Orr	Traub
Candee	Evans	Keegan	Outterson	Treat
Chambers	Farrell	Kehoe	Oxford	Wainwright
Clark	Ferre	Knapp	Palmer	Weber
Cohn	Finch	Landon	Patchin	Whitney
Conkling, H	Finegan	Leggett	Pearsall	Williams
Conkling, J B	Fitzpatrick	Litthauer	Phillips	Wood
Cook, L	Fowler	Lynch	Platt	Yale
Cooke, W V	Graeff	McCarthy, E J	Prince	Zettler
Costello				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 918) entitled "An act to enable the commissioner of police of the city of New York to inquire into the reduction from the grade of sergeant to the grade of patrolman of George S. J. Wheeler, William J. Dunn and Charles A. Flanigan, and in his discretion to reinstate them in the grade of sergeant." (Rec. No. 259.)

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Harvey	Merritt	Ruehl
Agnew	Cowan	Hayden	Metcalfe	Shanahan
Allston	Cox	Hinson	Monroe	Sheldon
Apgar	Curry	Hoadley	Moran	Simpson
Bedell	Dale	Hoffman	Moreland	Sloane
Bostwick	Davis, L L	Hornidge	Mortimer	Smith, A P
Bourke	Davis, M	Hubbs	Mullaney	Smith, G H
Bradley	Denison	Hughes	Neville	Smith, J T
Bridgeman	Dickinson	Kearney	Nye	Stiles
Brill	Dolan	Keegan	Orr	Sullivan
Bullwinkel	Doll	Kehoe	Outterson	Sulzbarger
Burke	Doughty	Knapp	Pallace	Thorn
Burnett	Dowling	Landon	Palmer	Traub
Butler	Duer	Leggett	Patchin	Treat
Byrne	Dwyer	Lewis	Patton	Ulmann
Cadin	Ellis	Lynch	Pearsall	Wainwright
Chambers	Everett	Mathews	Phillips	Weber
Clark	Farrell	McCarthy, J J	Platt	Wemple
Cohn	Finch	McCormack	Prince	Williams
Conkling, J B	Finegan	McCullough	Remsen	Wolf
Cook, E	Fowler	McInerney	Richter	Wood
Cooke, W V	Graeff	McKeown	Robinson	Yale
Coon	Hackett	McNair	Rosenstein	Zettler
Costello	Hanford	Mead		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 597) entitled "An act relating to appointment of employes of the fire department of the city of New York to the uniformed force of the said department." (Rec. No. 148.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	McNair	Richter
Agnew	Cowan	Harvey	Mead	Rogers
Allen	Cox	Hayden	Metcalfe	Rosenstein
Allston	Curry	Hewitt	Miller	Scovill
Apgar	Dale	Hinson	Monroe	Shanahan
Bedell	Davis, L L	Hoadley	Moreland	Sherry
Bourke	Davis, M	Hoffman	Morgan	Simpson
Bradley	Dickinson	Hooker	Mullaney	Smith, A P
Bridgeman	Dolan	Hornidge	Neville	Smith, C W
Brill	Dooling	Hughes	Nichols	Smith, J T
Burke	Doughty	Kearney	Nye	Stevens
Burnett	Dowling	Keegan	Orr	Sullivan
Burns	Doyle	Kehoe	Oxford	Sulzbürger
Butler	Dwyer	Knapp	Palmer	Traub
Byrne	Ellis	Leggett	Patchin	Treat
Cadin	Evans	Litthauer	Patton	Ulmann
Candee	Everett	Lynch	Phillips	Wainwright
Clark	Ferre	McCarthy, E J	Plank	Wemple
Cohn	Finch	McCarthy, J J	Platt	Whitney
Conkling, H	Fitzpatrick	McCullough	Prince	Wolf
Cook, E	Fowler	McInerney	Remsen	Yale
Cooke, W V	Graeff	McKeown	Reynolds	Zettler
Coon	Hackett	McManus		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1150) entitled "An act to amend chapter 614 of the Laws of 1887, entitled 'An act to establish the police pension fund for the city of Rochester,' relating to the income of said fund." (Rec. No. 46.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Miller	Rogers
Agnew	Daly	Hoffman	Monroe	Ruehl
Allston	Davis, M	Hornidge	Moran	Seovill
Apgar	Denison	Hubbs	Moreland	Sheldon
Bedell	Dickinson	Kearney	Morgan	Sherry
Bourke	Dolan	Keegan	Mullaney	Simpson
Bradley	Doll	Kehoe	Neville	Smith, A P
Brill	Dooling	Knapp	Nichols	Smith, C W
Bullwinkel	Doughty	Landon	Nye	Smith, G H
Burke	Doyle	Leggett	Orr	Smith, J T
Burnett	Duer	Lewis	Outterson	Stevens
Butler	Dwyer	Litthauer	Oxford	Stiles
Byrne	Ellis	Lynch	Pallace	Sullivan
Candee	Evans	Mathews	Palmer	Thorn
Chambers	Farrell	McCarthy, E J	Patchin	Treat
Clark	Finch	McCormack	Patton	Ulmann
Cohn	Finegan	McCullough	Pearsall	Wainwright
Conkling, H	Fowler	McInerney	Phillips	Weber
Conkling, J B	Graeff	McKeown	Platt	Wemple
Cook, L	Hackett	McManus	Prince	Whitney
Cooke, W V	Hammond	McNair	Reeve	Williams
Costello	Harvey	Mead	Reynolds	Wood
Coutant	Hayden	Merritt	Richter	Yale
Cowan	Hewitt	Metcalfe	Robinson	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 556) entitled "An act authorizing the board of estimate and apportionment of the city of New York to audit and allow and also authorizing the comptroller of the city of New York to pay to certain persons, compensation for services actually rendered to the city of New York, in the department of board of education, in the year 1900." (Rec. No. 256.)

On motion of Mr. Dooling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Miller	Rosenstein
Agnew	Daly	Hewitt	Monroe	Scovill
Allston	Davis, L L	Hoadley	Moran	Shanahan
Apgar	Davis, M	Hooker	Moreland	Sheldon
Bostwick	Denison	Hornidge	Morgan	Simpson
Bourke	Dickinson	Hubbs	Mortimer	Sloane
Bridgeman	Dolan	Hughes	Mullaney	Smith, C W
Brill	Doll	Kearney	Neville	Smith, G H
Bullwinkel	Doughty	Keegan	Nichols	Smith, J T
Burke	Dowling	Kehoe	Nye	Stevens
Burns	Doyle	Knapp	Orr	Stiles
Butler	Dwyer	Landon	Outterson	Sulzberger
Byrne	Ellis	Leggett	Oxford	Thorn
Candee	Evans	Litthauer	Pallace	Traub
Chambers	Everett	Lynch	Palmer	Treat
Clark	Farrell	Mathews	Patton	Ulmann
Cohn	Ferre	McCarthy, J J	Pearsall	Wainwright
Conkling, H	Finch	McCormack	Phillips	Weber
Conkling, J B	Finegan	McCullough	Plank	Wemple
Cook, E	Fitzpatrick	McInerney	Platt	Williams
Coon	Fowler	McKeown	Prince	Wolf
Costello	Grattan	McManus	Reeve	Wood
Cowan	Hackett	Mead	Remsen	Yale
Cox	Hammond	Merritt	Richter	Zettler
Curry	Harvey	Metcalf	Rogers	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1007) entitled "An act to legalize and confirm the consolidation of the Jewish Theological Seminary Association and the Jewish Theological Seminary of America, and to provide for the vesting in the latter of the title to all property belonging to the Jewish Theological Seminary Association." (Rec. No. 294.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Metcalf	Richter
Allen	Dale	Hinson	Miller	Rogers
Allston	Davis, L L	Hoadley	Monroe	Rosenstein
Apgar	Davis, M	Hoffman	Moran	Scovill
Bostwick	Denison	Hornidge	Moreland	Sheldon
Bourke	Dickinson	Hubbs	Morgan	Simpson
Bridgeman	Doll	Kearney	Mortimer	Smith, A P
Brill	Dooling	Keegan	Mullaney	Smith, G H
Burke	Dowling	Knapp	Neville	Smith, J T
Burnett	Doyle	Landon	Nichols	Stiles
Burns	Dwyer	Leggett	Nye	Sulzbarger
Byrne	Ellis	Litthauer	Outterson	Traub
Cadin	Everett	Lynch	Oxford	Treat
Chambers	Farrell	McCarthy, E J	Pallace	Ulmann
Clark	Ferre	McCarthy, J J	Palmer	Wainwright
Cohn	Finegan	McCullough	Patton	Wemple
Conkling, J B	Fowler	McInerney	Phillips	Williams
Cooke, W V	Graeff	McManus	Platt	Wood
Coon	Hackett	McNair	Reeve	Yale
Coutant	Hammond	Mead	Reynolds	Zettler
Cowan	Harvey			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 189) entitled "An act making an appropriation for the Society for the Reformation of Juvenile Delinquents at Randall's Island." (Rec. No. 242.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present."

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	Merritt	Ruehl
Agnew	Coutant	Hewitt	Metcalfe	Shanahan
Allen	Cowan	Hinson	Miller	Sheldon
Apgar	Cox	Hoadley	Moran	Sherry
Bedell	Dale	Hooker	Moreland	Simpson
Bostwick	Davis, L L	Hornidge	Morgan	Smith, A P
Bourke	Davis, M	Hughes	Mortimer	Smith C W
Bradley	Denison	Kearney	Neville	Smith, G H
Brill	Dolan	Keegan	Nye	Stevens
Bullwinkel	Doll	Kehoe	Orr	Sullivan
Burke	Doughty	Landon	Oxford	Sulzbürger
Burnett	Doyle	Leggett	Pallace	Thorn
Burns	Duer	Lewis	Patchin	Traub
Butler	Ellis	Lynch	Patton	Ulmann
Byrne	Evans	Mathews	Phillips	Wainwright
Candee	Farrell	McCarthy, E J	Platt	Weber
Chambers	Finch	McCarthy, J J	Reeve	Whitney
Clark	Fitzpatrick	McCormack	Remsen	Williams
Cohn	Fowler	McInerney	Reynolds	Wolf
Conkling, H	Grattan	McKeown	Richter	Yale
Cook, E	Hackett	McManus	Rogers	Zettler
Cooke, W V	Hanford	McNair		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1120) entitled "An act in relation to persons employed in the preservation of the public records in the surrogate's office of the county of New York." (Rec. No. 385.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	McNair	Richter
Allen	Cowan	Harvey	Merritt	Robinson
Allston	Cox	Hayden	Metcalfe	Rosenstein
Apgar	Curry	Hinson	Monroe	Ruehl
Bostwick	Daly	Hoadley	Moran	Shanahan
Bourke	Davis, L L	Hooker	Moreland	Sheldon
Bradley	Davis, M	Hornidge	Mortimer	Simpson
Brill	Denison	Hubbs	Mullaney	Smith, A P
Bullwinkel	Dolan	Hughes	Nichols	Smith, G H
Burke	Doll	Kearney	Nye	Smith, J T
Burnett	Dooling	Keegan	Outterson	Stiles
Burns	Dowling	Kehoe	Oxford	Sullivan
Butler	Doyle	Knapp	Palmer	Thorn
Cadin	Dwyer	Landon	Patchin	Traub
Candee	Ellis	Leggett	Patton	Ulmann
Chambers	Evans	Lewis	Pearsall	Weber
Clark	Farrell	Lynch	Phillips	Wemple
Cohn	Ferre	Mathews	Plank	Williams
Conkling, J B	Finegan	McCarthy, J J	Platt	Wolf
Cook, E	Fitzpatrick	McCullough	Reeve	Wood
Cooke, W V	Graeff	McInerney	Remsen	Yale
Coon	Hackett	McManus	Reynolds	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1071) entitled "An act to authorize the city of Lockport to borrow money, by the issue of bonds, to establish a sanitary heating, ventilating and closet system in, and to make needed repairs to, the Washburn street school building." (Rec. No. 330.)

On motion of Mr. Leggett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hoadley	Miller	Rogers
Agnew	Cox	Hoffman	Monroe	Rosenstein
Allston	Curry	Hooker	Moreland	Ruehl
Apgar	Dale	Hornidge	Morgan	Scovill
Bedell	Davis, L L	Hubbs	Mortimer	Sheldon
Bostwick	Denison	Hughes	Neville	Sherry
Bourke	Dickinson	Kearney	Nichols	Sloane
Bradley	Doll	Kehoe	Nye	Smith, A P
Bridgeman	Dooling	Knapp	Orr	Smith, C W
Brill	Dowling	Landon	Outterson	Smith, G H
Bullwinkel	Doyle	Leggett	Oxford	Smith, J T
Burke	Dwyer	Lewis	Pallace	Stevens
Burnett	Evans	Litthauer	Palmer	Stiles
Butler	Everett	Mathews	Patchin	Sulzbürger
Byrne	Farrell	McCarthy, E J	Patton	Traub
Cadin	Ferre	McCarthy, J J	Pearsall	Ulmann
Candee	Finegan	McCullough	Phillips	Weber
Chambers	Fitzpatrick	McInerney	Plank	Wemple
Clark	Graeff	McKeown	Platt	Whitney
Cohn	Hackett	McManus	Prince	Williams
Conkling, H	Hammond	McNair	Reeve	Wolf
Cook, E	Harvey	Mead	Remsen	Wood
Cooke, W V	Hayden	Merritt	Richter	Yale
Coon	Hewitt	Metcalfe	Robinson	Zettler
Coutant	Hinson			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1059) entitled "An act for the relief of the Institution of Mercy in the city of New York, and to authorize a change of a certain lease made by the mayor, aldermen and commonalty of New York city to John McCloskey, archbishop of New York, to be held by him and his successors for the use of said Institution of Mercy, to a grant to John M. Farley, archbishop of New York and his successors and to the said Institution of Mercy, and to authorize the sale or lease of the property covered thereby by John M. Farley, archbishop of New York, and his successors, and by the said Institution of Mercy." (Rec. No. 363.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hayden	McManus	Rosenstein
Agnew	Cowan	Hinson	Mead	Ruehl
Allen	Cox	Hoadley	Merritt	Shanahan
Apgar	Dale	Hoffman	Metcalfe	Sherry
Bedell	Daly	Hooker	Monroe	Simpson
Bostwick	Davis, L L	Hornidge	Moran	Smith, A P
Bourke	Denison	Hubbs	Morgan	Smith, C W
Bradley	Doll	Hughes	Mortimer	Smith, G H
Bridgeman	Dooling	Kearney	Neville	Smith, J T
Bullwinkel	Dowling	Keegan	Nye	Stiles
Burke	Duer	Kehoe	Orr	Sullivan
Burns	Ellis	Knapp	Oxford	Thorn
Butler	Everett	Landon	Pallace	Traub
Byrne	Ferre	Leggett	Patchin	Ulmann
Cadin	Finch	Litthauer	Patton	Wainwright
Candee	Finegan	Lynch	Plank	Weber
Chambers	Fitzpatrick	Mathews	Platt	Whitney
Clark	Fowler	McCarthy, J J	Reeve	Williams
Cohn	Graeff	McCormack	Remsen	Wood
Conkling, H	Hackett	McInerney	Richter	Yale
Cook, E	Hammond	McKeown	Rogers	Zettler
Coon	Hanford			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1060) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to change a certain lease made by the city of New York to the Orphans' Home and Asylum of the Protestant Episcopal Church in New York, to a grant to said Orphans' Home and Asylum and to authorize the sale or lease of the property covered thereby, by the said Orphans' Home and Asylum of the Protestant Episcopal Church in New York." (Rec. No. 362.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Mead	Rogers
Agnew	Daly	Hewitt	Merritt	Ruehl
Allen	Davis, L L	Hinson	Metcalfe	Scovill
Allston	Denison	Hoadley	Miller	Shanahan
Bedell	Dickinson	Hoffman	Monroe	Sheldon
Bostwick	Doll	Hooker	Moreland	Simpson
Bourke	Dooling	Hubbs	Morgan	Sloane
Bradley	Doughty	Hughes	Mortimer	Smith, A P
Bridgeman	Dowling	Kearney	Mullaney	Smith, C W
Bullwinkel	Doyle	Keegan	Neville	Smith, G H
Burke	Dwyer	Kehoe	Nichols	Smith, J T
Burns	Evans	Knapp	Orr	Stiles
Byrne	Everett	Landon	Oxford	Sullivan
Candee	Farrell	Leggett	Pallace	Sulzburger
Clark	Ferre	Lewis	Patchin	Traub
Cohn	Finegan	Lynch	Pearsall	Treat
Conkling, J B	Fitzpatrick	Mathews	Phillips	Wainwright
Cook, E	Graeff	McCarthy, E J	Plank	Weber
Cooke, W V	Grattan	McCarthy, J J	Platt	Wemple
Coon	Hackett	McCormack	Prince	Williams
Costello	Hammond	McInerney	Remsen	Wolf
Coutant	Hanford	McKeown	Reynolds	Yale
Cowan	Harvey	McNair	Robinson	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 841) entitled "An act to avoid the crossing of streets, avenues and highways at grade." (Rec. No. 303.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Metcalfe	Rosenstein
Agnew	Dale	Hinson	Miller	Ruehl
Allen	Davis, L L	Hoadley	Monroe	Shanahan
Apgar	Davis, M	Hooker	Moreland	Sherry
Bedell	Denison	Hubbs	Morgan	Simpson
Bourke	Dickinson	Hughes	Mullaney	Sloané
Bridgeman	Doll	Kearney	Neville	Smith, A P
Brill	Dooling	Kehoe	Nye	Smith, G H
Burke	Dowling	Knapp	Orr	Stevens
Burnett	Doyle	Landon	Outterson	Sullivan
Butler	Dwyer	Leggett	Pallace	Sulzbürger
Byrne	Evans	Litthauer	Palmer	Traub
Candee	Farrell	Lynch	Patton	Ulmann
Chambers	Finch	Mathews	Pearsall	Wainwright
Cohn	Finegan	McCarthy, E J	Plank	Weber
Conkling, J B	Fowler	McCormack	Prince	Whitney
Cook, E	Grattan	McInerney	Remsen	Williams
Cooke, W V	Hackett	McKeown	Reynolds	Wood
Costello	Hammond	McManus	Robinson	Yale
Coutant	Harvey	Mead	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1028) entitled "An act to amend the State Charities Law, relating to the finances of the State charitable institutions, reports of managers or trustees, purchases and advertising for proposals." (Rec. No. 331.)

On motion of Mr. Grattan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 2

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Merritt	Shanahan
Agnew	Davis, L L	Hoadley	Metcalfe	Sherry
Allston	Davis, M	Hoffman	Monroe	Simpson
Apgar	Dickinson	Hooker	Moran	Smith, A P
Bedell	Dolan	Hornidge	Morgan	Smith, G H
Bostwick	Dooling	Hughes	Mullaney	Smith, J T
Bradley	Doughty	Kearney	Nichols	Stiles
Bridgeman	Dowling	Kehoe	Nye	Sullivan
Bullwinkel	Doyle	Knapp	Outterson	Thorn
Burnett	Duer	Landon	Oxford	Traub
Burns	Ellis	Leggett	Patchin	Treat
Byrne	Evans	Lewis	Patton	Ulmann
Cadin	Everett	Litthauer	Phillips	Wainwright
Candee	Ferre	Lynch	Platt	Weber
Clark	Finch	Mathews	Prince	Wemple
Conkling, H	Fitzpatrick	McCarthy, J J	Remsen	Whitney
Conkling, J B	Graeff	McCormack	Reynolds	Williams
Coon	Grattan	McInerney	Robinson	Wolf
Coutant	Hammond	McManus	Rogers	Wood
Cowan	Harvey	McNair	Rosenstein	Yale
Curry	Hayden	Mead	Scovill	Zettler

Those who voted in the negative, were:

Cooke, W V Palmer

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1073) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section 4 of article 7 of the Constitution in relation to the time within which debts of the State must be paid and striking from said section certain limitations" (Rec. No. 407), in the words following:

Section 1. Resolved (if the assembly concur), that section four of article seven of the constitution be amended to read as follows:

ARTICLE VII.

§ 4. Except the debts specified in sections two and three of this article, no debts shall be hereafter contracted by or in behalf of this state, unless such debt shall be authorized by a law, for some single work or object, to be distinctly specified therein; and such law shall impose and provide for the collection of a direct annual tax to pay, and sufficient to pay, the

interest on such debt as it falls due, and also to pay and discharge the principal of such debt within fifty years from the time of the contracting thereof. No such law shall take effect until it shall, at a general election, have been submitted to the people, and have received a majority of all the votes cast for and against it at such election. On the final passage of such bill in either house of the legislature, the question shall be taken by ayes and noes, to be duly entered on the journals thereof, and shall be: "Shall this bill pass, and ought the same to receive the sanction of the people?" The legislature may at any time, after the approval of such law by the people, if no debt shall have been contracted in pursuance thereof, repeal the same; and may at any time, by law, forbid the contracting of any further debt or liability under such law; but the tax imposed by such act, in proportion to the debt and liability which may have been contracted, in pursuance of such law, shall remain in force and be irrepealable, and be annually collected, until the proceeds thereof shall have made the provision hereinbefore specified to pay and discharge the interest and principal of such debt and liability. The money arising from any loan or stock creating such debt or liability shall be applied to the work or object specified in the act authorizing such debt or liability, or for the payment of such debt or liability, and for no other purpose whatever. No such law shall be submitted to be voted on, within three months after its passage or at any general election when any other law, or any bill, shall be submitted to be voted for or against. The legislature may provide for the issue of bonds of the state to run for a period not exceeding fifty years in lieu of bonds heretofore authorized but not issued and shall impose and provide for the collection of a direct annual tax for the payment of the same as hereinbefore required. When any sinking fund created under this section shall equal in amount the debt for which it was created, no further direct tax shall be levied on account of said sinking fund and the legislature shall reduce the tax to an amount equal to the accruing interest on such debt.

§ 2. Resolved (if the assembly concur), that the foregoing amendment be referred to the legislature to be chosen at the next general election of senators, and in conformity with section one, article fourteen of the constitution, be published for three months previous to the time of such election.

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hinson	Moran	Rosenstein
Agnew	Davis, M	Hoffman	Morgan	Scovill
Allen	Denison	Hornidge	Mertimer	Shanahan
Apgar	Dickinson	Hubbs	Neville	Sherry
Bostwick	Dolan	Hughes	Nichols	Simpson
Bourke	Doll	Kearney	Nye	Sloane
Bradley	Doughty	Keegan	Orr	Smith, A P
Brill	Dowling	Knapp	Oxford	Smith, G H
Burke	Doyle	Landon	Pallace	Smith, J T
Burnett	Duer	Leggett	Patchin	Stevens
Butler	Dwyer	Litthauer	Pearsall	Sullivan
Candee	Evans	Lynch	Phillips	Sulzburger
Clark	Everett	McCarthy, E J	Plank	Traub
Conkling, H	Farrell	McCornack	Prince	Ulmann
Cook, E	Finch	McInerney	Reeve	Wainwright
Coon	Fitzpatrick	McKeown	Remsen	Weber
Costello	Graeff	McNair	Reynolds	Whitney
Cowan	Grattan	Merritt	Richter	Wolf
Cox	Hammond	Metcalfe	Robinson	Yale
Curry	Harvey	Miller	Rogers	Zettler
Dale	Hayden			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1072) entitled "Concurrent resolutions of the Senate and Assembly, proposing an amendment to article 7 of the Constitution in relation to the payment of debts of the State." (Rec. No. 406.)

Said bill having been announced for a second reading,

Mr. Cox moved to amend as follows:

Page 2, line 24, strike out the word "four" and insert the word "five."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Cox, and it was determined in the affirmative.

On motion of Mr. Cox, said bill as amended was read the second time and ordered to a third reading.

Said bill was then read the third time, in the words following:

CONCURRENT RESOLUTIONS of the senate and assembly, proposing an amendment to article seven of the constitution in relation to the payment of debts of the state.

Whereas, the legislature at its regular session in nineteen hundred and two duly adopted a resolution, proposing an amendment to article seven of the constitution in relation to payment of the debts of the state; and

Whereas, such resolution has been duly published in accordance with law and the constitution, and referred to this legislature for action; therefore:

Section 1. Resolved (if the assembly concur), That article seven of the constitution be amended by adding thereto a new section to be known as section eleven, to read as follows:

ARTICLE VII.

§ 11. The legislature may appropriate out of any funds in the treasury, moneys to pay the accruing interest and principal of any debt heretofore or hereafter created, or any part thereof and may set apart in each fiscal year, moneys in the state treasury as a sinking fund to pay the interest as it falls due and to pay and discharge the principal of any debt heretofore or hereafter created under section four of article seven of the constitution until the same shall be wholly paid, and the principal and income of such sinking fund shall be applied to the purpose for which said sinking fund is created and to no other purpose whatever; and, in the event such moneys so set apart in any fiscal year be sufficient to provide such sinking fund, a direct annual tax for such year need not be imposed and collected, as required by the provisions of said section four of article seven, or of any law enacted in pursuance thereof.

§ 2. Resolved (if the assembly concur), That the foregoing amendment be submitted to the people for approval at the general election to be held in the year nineteen hundred and five in accordance with the provisions of the election law.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Moran	Scovill
Agnew	Dale	Hoadley	Moreland	Shanahan
Allston	Davis, L L	Hooker	Morgan	Sheldon
Apgar	Denison	Hubbs	Litthauer	Sherry
Bostwick	Dickinson	Hughes	Neville	Simpson
Bourke	Dolan	Kearney	Nichols	Smith, A P
Bradley	Dooling	Keegan	Nye	Smith, C W
Brill	Doughty	Kehoe	Outterson	Smith, G H
Burke	Dowling	Landon	Oxford	Smith, J T
Burnett	Doyle	Leggett	Palmer	Stevens
Burns	Dwyer	Lewis	Patchin	Stiles
Butler	Ellis	Litthauer	Pearsall	Sullivan
Byrne	Everett	Mathews	Phillips	Thorn
Candee	Farrell	McCarthy, E J	Platt	Traub
Clark	Ferre	McCarthy, J J	Prince	Ulmann
Cohn	Finegan	McCullough	Reeve	Wainwright
Conkling, H	Fowler	McInerney	Reynolds	Weber
Conkling, J B	Graeff	McManus	Richter	Whitney
Cooke, W V	Hackett	McNair	Robinson	Wolf
Coon	Hammond	Merritt	Rogers	Wood
Coutant	Harvey	Metcalfe	Rosenstein	Zettler
Cowan	Hayden	Monroe		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendment.

Mr. Speaker announced the special order, being the Senate bill (No. 1175) entitled "An act to extend the time within which the International Railway Company and the Crosstown Street Railway Company of Buffalo shall complete their railroads in the city of Buffalo and begin the operation of the same beyond their present construction and operation." (Rec. No. 394.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hinson	Moran	Shanahan
Agnew	Davis, L L	Hoadley	Morgan	Sherry
Allston	Denison	Hoffman	Mortimer	Simpson
Bedell	Dickinson	Hooker	Mullaney	Sloane
Bostwick	Dolan	Hornidge	Neville	Smith, A P
Bourke	Doll	Hubbs	Nichols	Smith, C W
Bradley	Doughty	Hughes	Orr	Smith, G H
Bridgeinan	Dowling	Kearney	Outterson	Smith, J T
Brill	Doyle	Keegan	Oxford	Stevens
Burke	Duer	Kehoe	Pallace	Sullivan
Burns	Dwyer	Landon	Palmer	Sulzbarger
Butler	Evans	Leggett	Pearsall	Thorn
Candee	Everett	Lewis	Phillips	Traub
Chambers	Farrell	Lynch	Plank	Treat
Cohn	Ferre	Mathews	Prince	Ulmann
Conkling, H	Finch	McCarthy, E J	Reeve	Wainwright
Conkling, J B	Fitzpatrick	McCarthy, J J	Reimsen	Wemple
Cook, E	Graeff	McCullough	Reynolds	Whitney
Cooke, W V	Hackett	McInerney	Richter	Williams
Coon	Hammond	McKeown	Rogers	Wolf
Costello	Hanford	McNair	Rosenstein	Wood
Coutant	Harvey	Mead	Ruehl	Yale
Cox	Hayden	Merritt	Scovill	Zettler
Dale	Hewitt	Miller		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1216) entitled "An act to amend the Code of Civil Procedure, in relation to proceedings to discover property withheld." (Rec. No. 395.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	Merritt	Richter
Agnew	Daly	Hewitt	Metcalfe	Robinson
Allen	Davis, L L	Hoadley	Mouroe	Rosenstein
Apgar	Denison	Hoffman	Moreland	Scovill
Bedell	Dickinson	Hooker	Morgan	Sheldon
Bourke	Doll	Hornidge	Mortimer	Simpson
Bradley	Dowling	Hughes	Mullaney	Sloane
Brill	Duer	Keegan	Neville	Smith, C W
Bullwinkel	Dwyer	Knapp	Nichols	Smith, G H
Burnett	Ellis	Landon	Nye	Stevens
Butler	Everett	Leggett	Orr	Sullivan
Byrne	Ferre	Lewis	Outtonson	Thorn
Candee	Finch	Lynch	Pallace	Treat
Clark	Finegan	Mathews	Patchin	Wainwright
Cohn	Fitzpatrick	McCarthy, J J	Pearsall	Wemple
Conkling, H	Fowler	McCormack	Phillips	Williams
Cook, E	Graeff	McInerney	Platt	Wolf
Cooke, W V	Hackett	McKeown	Reeve	Yale
Costello	Hammond	McNair	Reynolds	Zettler
Coutant	Hanford			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1217) entitled "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the surrogate's court." (Rec. No. 396.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hanford	McNair	Rosenstein
Agnew	Davis, L L	Harvey	Mead	Scovill
Allen	Davis, M	Hayden	Metcalfe	Shanahan
Allston	Denison	Hewitt	Miller	Sheldon

Bedell	Dickinson	Hinson	Monroe	Simpson
Bostwick	Doll	Hoadley	Moreland	Sloane
Bourke	Dooling	Hoffman	Mortimer	Smith, A P
Bridgeman	Doughty	Hooker	Mullaney	Smith, C W
Brill	Dowling	Hubbs	Nichols	Smith, G H
Bullwinkel	Doyle	Hughes	Orr	Smith, J T
Burnett	Duer	Kearney	Outterson	Stiles
Burns	Dwyer	Keegan	Oxford	Sulzburger
Byrne	Elliis	Kehoe	Palmer	Thorn
Cadin	Evans	Knapp	Patton	Traub
Chambers	Everett	Landon	Pearsall	Ulmann
Cohn	Farrell	Leggett	Phillips	Wainwright
Conkling, H	Finch	Lewis	Plank	Weber
Cook, E	Fitzpatrick	Lynch	Platt	Wemple
Coon	Fowler	McCarthy, E J	Reeve	Whitney
Coutant	Graeff	McCarthy, J J	Reynolds	Williams
Cowan	Grattan	McCormack	Richter	Wolf
Curry	Hackett	McInerney	Robinson	Wood
Dale	Hammond	McManus	Rogers	Zettler

Mr. Palmer moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Miller	Ruehl
Agnew	Cox	Hinson	Monroe	Scovill
Allen	Curry	Hoadley	Moreland	Shanahan
Allston	Daly	Hoffman	Morgan	Sheldon
Apgar	Davis, L L	Hooker	Mortimer	Sherry
Bostwick	Davis, M	Hubbs	Mullaney	Sloane
Bourke	Dickinson	Hughes	Neville	Smith, A P
Bradley	Dolan	Kearney	Nye	Smith, C W
Brill	Doll	Keegan	Orr	Smith, J T
Bullwinkel	Doughty	Knapp	Outterson	Stevens
Burke	Dowling	Landon	Oxford	Stiles
Burnett	Duer	Leggett	Pallace	Sulzburger
Burns	Dwyer	Lewis	Patchin	Thorn
Butler	Evans	Lynch	Patton	Traub
Cadin	Everett	Mathews	Pearsall	Treat
Candee	Ferre	McCarthy, E J	Phillips	Ulmann
Clark	Finch	McCormack	Plank	Wainwright
Cohn	Finegan	McCullough	Prince	Weber
Conkling, H	Fitzpatrick	McInerney	Reeve	Wemple
Conkling, J B	Graeff	McKeown	Remsen	Whitney
Cooke, W V	Hackett	McManus	Reynolds	Williams
Coon	Hammond	McNair	Richter	Wood
Costello	Hanford	Mead	Rogers	Yale
Coutant	Harvey	Merritt	Rosenstein	Zettler

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 15

Those who voted in the affirmative, were:

Agnew	Davis, M	Hanford	Neville	Simpson
Allen	Denison	Harvey	Nichols	Smith, A P
Allston	Dickinson	Hayden	Nye	Smith, C W
Bostwick	Dolan	Hewitt	Orr	Smith, G H
Bradley	Doll	Hinson	Outterson	Stevens
Bridgeman	Doughty	Hoadley	Oxford	Stiles
Burnett	Dowling	Hooker	Patchin	Sulzbarger
Cadin	Doyle	Hubbs	Patton	Thorn
Candee	Duer	Hughes	Pearsall	Traub
Clark	Dwyer	Keegan	Phillips	Treat
Conkling, H	Ellis	Kehoe	Plank	Ulmann
Conkling, J B	Evans	Landon	Platt	Wainwright
Cook, E	Everett	Leggett	Reeve	Weber
Cooke, W V	Farrell	Litthauer	Remsen	Wemple
Costello	Ferre	Lynch	Reynolds	Whitney
Coutant	Finch	Mathews	Richter	Williams
Cowan	Fitzpatrick	McKeown	Rogers	Wolf
Cox	Graeff	Mead	Ruehl	Wood
Dale	Grattan	Merritt	Scovill	Yale
Daly	Hackett	Monroe	Sheldon	Zettler
Davis, L L	Hammond	Moreland		

Those who voted in the negative, were:

Bullwinkel	Fowler	McCormack	Metcalfe	Palmer
Burke	Knapp	McManus	Moran	Rosenstein
Dooling	McCarthy, E J	McNair	Mullaney	Sherry

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1117) entitled "An act entitled 'An act in regard to the vacating and modifying assessments for local improvements other than those confirmed by a court of record,' in the city of Mount Vernon, county of Westchester and State of New York." (Rec. No. 373.)

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Miller	Scovill
Agnew	Daly	Hooker	Monroe	Shanahan
Allen	Davis, L L	Hornidge	Moran	Sheldon
Allston	Denison	Hubbs	Morgan	Sherry
Apgar	Doll	Hughes	Mortimer	Simpson
Bostwick	Doughty	Kearney	Neville	Smith, A P
Bradley	Dowling	Keegan	Nichols	Smith, C W
Bridgeman	Doyle	Kehoe	Nye	Smith, G H
Brill	Dwyer	Landon	Orr	Smith, J T
Bullwinkel	Ellis	Leggett	Oxford	Stevens
Burnett	Evans	Lewis	Palmer	Stiles
Butler	Everett	Litthauer	Patton	Sulzburger
Byrne	Farrell	Lynch	Pearsall	Thorn
Cadin	Ferre	Mathews	Phillips	Traub
Candee	Finegan	McCarthy, J J	Plank	Treat
Clark	Fowler	McCormack	Platt	Ulmann
Conkling, H	Graeff	McCullough	Prince	Wainwright
Cook, E	Grattan	McInerney	Remsen	Weber
Cooke, W V	Hammond	McManus	Richter	Whitney
Coon	Hanford	McNair	Robinson	Williams
Costello	Harvey	Mead	Rogers	Wolf
Coutant	Hayden	Merritt	Rosenstein	Yale
Cowan	Hewitt	Metcalfe	Ruehl	Zettler
Curry	Hinson			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 959) entitled "An act to amend chapter 635 of the Laws of 1895, entitled 'An act to revise the charter of the city of Yonkers,' relative to the payment of assessments by installments." (Rec. No. 271.)

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoffman	Moran	Shanahan
Allen	Dale	Hooker	Morgan	Sheldon
Aliston	Daly	Hubbs	Mortimer	Sherry
Apgar	Davis, L L	Kearney	Mullaney	Simpson
Bedell	Davis, M	Keegan	Neville	Sloane
Bourke	Dickinson	Kehoe	Nichols	Smith, A P
Bridgeman	Doll	Knapp	Nye	Smith, C W
Brill	Dooling	Landon	Orr	Smith, G H
Burke	Dowling	Leggett	Oxford	Smith, J T
Burnett	Duer	Litthauer	Palmer	Stevens
Burns	Ellis	Lynch	Patchin	Stiles
Butler	Evans	Mathews	Patton	Sullivan
Cadin	Everett	McCarthy, E J	Phillips	Sulzburger
Chambers	Ferre	McCormack	Plank	Traub
Clark	Finegan	McCullough	Platt	Ulmann
Cohn	Fitzpatrick	McKeown	Prince	Wainwright
Conkling, H	Fowler	McManus	Remsen	Weber
Conkling, J B	Grattan	McNair	Reynolds	Wemple
Cooke, W V	Hammond	Mead	Richter	Whitney
Coon	Hanford	Merritt	Robinson	Williams
Costello	Hayden	Metcalfe	Rosenstein	Wolf
Coutant	Hewitt	Miller	Ruehl	Wood
Cowan	Hinson	Monroe	Scovill	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 509) entitled "An act to amend section 791 of the Greater New York charter in relation to amount of pension in the fire department of the city of New York in certain cases." (Rec. No. 190.)

On motion of Mr. Ulmann, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 95

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Miller	Scovill
Agnew	Dale	Hinson	Moran	Shanahan
Allen	Davis, L L	Hoffman	Moreland	Sheldon
Allston	Denison	Hooker	Mortimer	Simpson
Apgar	Dickinson	Hubbs	Neville	Smith, A P
Bostwick	Doll	Hughes	Nye	Smith, C W
Bourke	Dooling	Keegan	Orr	Smith, J T
Bridgeman	Dowling	Kehoe	Oxford	Stevens
Bullwinkel	Duer	Landon	Palmer	Stiles
Burnett	Ellis	Leggett	Patton	Sullivan
Burns	Evans	Litthauer	Pearsall	Sulzburger
Byrne	Farrell	Lynch	Plank	Traub
Candee	Finch	McCarthy, E J	Platt	Ulmann
Chambers	Finegan	McCarthy, J J	Prince	Wainwright
Clark	Fowler	McCormack	Remsen	Weber
Conkling, H	Graeff	McCullough	Reynolds	Whitney
Cook, E	Hackett	McKeown	Rogers	Wolf
Coon	Hammond	McNair	Rosenstein	Yale
Coutant	Harvey	Merritt	Ruehl	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 979) entitled "An act to amend chapter 223 of the Laws of 1885, entitled 'An act for the relief of William L. Cole, Thomas F. Meehan and J. M. Meehan,' as amended by chapter 435 of the Laws of 1898." (Rec. No. 289.)

On motion of Mr. Dooling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Monroe	Shanahan
Agnew	Daly	Hoffman	Moran	Sheldon
Allen	Davis, L L	Hooker	Moreland	Simpson
Allston	Davis, M	Hubbs	Morgan	Sloane
Apgar	Dickinson	Hughes	Mortimer	Smith, A P
Bedell	Dolan	Kearney	Neville	Smith, C W
Bostwick	Doll	Keegan	Nichols	Smith, G H
Bradley	Doughty	Kehoe	Nye	Smith, J T
Bridgeman	Dowling	Knapp	Outterson	Stevens
Brill	Doyle	Landon	Oxford	Stiles
Bullwinkel	Duer	Leggett	Palmer	Sullivan
Burke	Dwyer	Litthauer	Patchin	Sulzbürger
Burnett	Ellis	Lynch	Patton	Thorn
Burns	Evans	Mathews	Pearsall	Traub
Cadin	Everett	McCarthy, E J	Phillips	Treat
Chambers	Farrell	McCarthy, J J	Plank	Ulmann
Clark	Ferre	McCormack	Platt	Wainwright
Cohn	Finch	McCullough	Prince	Weber
Conkling, H	Fowler	McKeown	Reeve	Wemple
Conkling, J B	Grattan	McManus	Reynolds	Whitney
Cooke, W V	Hackett	Mead	Richter	Williams
Costello	Hammond	Merritt	Rogers	Wolf
Coutant	Hanford	Metcalf	Rosenstein	Yale
Cowan	Hayden	Miller	Scovill	Zettler
Curry	Hewitt			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 427) entitled "An act to amend section 432 of the Code of Civil Procedure relating to personal service of summons upon a foreign corporation." (Rec. No. 133.)

On motion of Mr. Outtersen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Metcalfe	Seovill
Agnew	Curry	Hinson	Monroe	Shanahan
Allen	Dale	Hoadley	Moran	Sheldon
Apgar	Daly	Hoffman	Moreland	Sherry
Bedell	Davis, M	Hooker	Morgan	Simpson
Bostwick	Denison	Hornidge	Mortimer	Sloane
Bourke	Dolan	Hubbs	Mullaney	Smith, A P
Bradley	Doll	Hughes	Nichols	Smith, C W
Bridgeman	Doughty	Kearney	Nye	Smith, G H
Brill	Dowling	Kehoe	Oxford	Smith, J T
Bullwinkel	Duer	Knapp	Pallace	Stevens
Burke	Dwyer	Landon	Palmer	Sullivan
Burnett	Evans	Leggett	Patton	Sulzburger
Burns	Everett	Litthauer	Pearsall	Thorn
Butler	Ferre	Lynch	Phillips	Traub
Byrne	Finegan	Mathews	Platt	Ulmann
Candee	Fitzpatrick	McCarthy, J J	Prince	Wainwright
Chambers	Fowler	McCormack	Reeve	Weber
Cohn	Graeff	McCullough	Remsen	Whitney
Conkling, H	Grattan	McKeown	Richter	Williams
Cook, E	Hackett	McManus	Robinson	Wolf
Coon	Hammond	McNair	Rogers	Yale
Costello	Harvey	Mead	Rosenstein	Zettler
Coutant	Hayden	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 609) entitled "An act for the improvement and repair of streets and roads in Yonkers that have existed as public streets for twenty years, and to issue bonds for the payment thereof." (Rec. No. 189.)

On motion of Mr. Sloane, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McManus	Rogers
Agnew	Cowan	Hanford	Mead	Ruehl
Allston	Curry	Hayden	Metcalfe	Shanahan
Apgar	Dale	Hewitt	Monroe	Sherry
Bedell	Davis, L L	Hinson	Moreland	Simpson
Bostwick	Davis, M	Hoffman	Morgan	Sloane
Bourke	Denison	Hooker	Mortimer	Smith, A P
Bradley	Dolan	Hubbs	Neville	Smith, G H
Brill	Doll	Hughes	Nye	Smith, J T
Burke	Dooling	Keegan	Orr	Stiles
Burnett	Doughty	Kehoe	Outtersen	Sullivan
Butler	Doyle	Landon	Pallace	Thorn
Byrne	Duer	Leggett	Patchin	Treat
Candee	Ellis	Lewis	Patton	Ulmann
Chambers	Evans	Lynch	Pearsall	Wainwright
Clark	Farrell	Mathews	Plank	Weber
Conkling, H	Ferre	McCarthy, E J	Platt	Whitney
Conkling, J B	Finch	McCarthy, J J	Reeve	Wolf
Cook, E	Fitzpatrick	McCormack	Remsen	Wood
Cooke, W V	Fowler	McInerney	Reynolds	Yale
Costello	Grattan	McKeown	Robinson	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 843) entitled "An act relative to certain lands bequeathed by the last will and testament of John Cunningham, deceased, to Mary Cunningham, during her life or until she remarries." (Rec. No. 254.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Miller	Rosenstein
Agnew	Dale	Hinson	Monroe	Ruehl
Allen	Daly	Hoffman	Moran	Seovill

Apgar	Davis, L L	Hooker	Morgan	Sheldon
Bedell	Davis, M	Hornidge	Mullaney	Sherry
Bourke	Dickinson	Hubbs	Neville	Simpson
Bradley	Dolan	Kearney	Nichols	Sloane
Brill	Doll	Keegan	Nye	Smith, C W
Bullwinkel	Dooling	Knapp	Oir	Smith, G H
Burke	Dowling	Landon	Outtonson	Smith, J T
Burnett	Duer	Leggett	Oxford	Stevens
Burns	Ellis	Litthauer	Pallace	Stiles
Butler	Evans	Lynch	Palmer	Sulzbürger
Byrne	Farrell	Mathews	Patchin	Traub
Candee	Ferre	McCarthy, E J	Pearsall	Treat
Chambers	Finch	McCarthy, J J	Phillips	Ulmann
Clark	Finegan	McCormack	Plank	Wainwright
Conkling, H	Fitzpatrick	McCullough	Platt	Wemple
Cook, E	Graeff	McInerney	Prince	Whitney
Cooke, W V	Grattan	McManus	Remsen	Wolf
Coon	Hammond	McNair	Richter	Wood
Costello	Harvey	Merritt	Robinson	Zettler
Coutant	Hayden	Metcalfe	Rogers	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 760) entitled "An act to ratify the opening and extending a new street (although not yet named by proper authority) to extend from Chambers street to Reade street, in the sixth ward of the city of New York, and to provide that the total cost of the acquisition of the said land shall be borne by the city of New York." (Rec. No. 324.)

On motion of Mr. Dooling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hoffman	Moreland	Shanahan
Agnew	Dale	Hornidge	Morgan	Sheldon
Allen	Davis, M	Hubbs	Mullaney	Simpson
Allston	Dickinson	Kearney	Nichols	Sloane

Bedell	Dolan	Keegan	Nye	Smith, A P
Bostwick	Dooling	Kehoe	Outturson	Smith, G H
Bradley	Dowling	Landon	Pallace	Stevens
Bridgeman	Doyle	Leggett	Palmer	Stiles
Brill	Dwyer	Lewis	Patton	Sulzburger
Bullwinkel	Evans	Lynch	Pearsall	Thorn
Burke	Farrell	Mathews	Plank	Treat
Burns	Ferre	McCarthy, E J	Prince	Ulmann
Byrne	Finegan	McCarthy, J J	Remsen	Wainwright
Candee	Fowler	McCullough	Richter	Weber
Clark	Graeff	McInerney	Robinson	Whitney
Conkling, H	Hackett	McManus	Rogers	Williams
Cook, E	Hanford	McNair	Rosenstein	Wolf
Coon	Hayden	Merritt	Ruehl	Wood
Coutant	Hewitt	Miller	Scovill	Zettler
Cowan	Hoadley	Monroe		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 990) entitled "An act to amend chapter 752 of the Laws of 1894, entitled 'An act to amend chapter 4 of the Laws of 1891, entitled "An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,"' relative to costs to be allowed commissioners." (Rec. No. 370.)

On motion of Mr. Mullaney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Mead	Rosenstein
Agnew	Daly	Hewitt	Merritt	Ruehl
Allen	Davis, M	Hinson	Miller	Scovill
Allston	Denison	Hoadley	Moran	Shanahan
Apgar	Dickinson	Hooker	Morgan	Sheldon
Bedell	Dolan	Hornidge	Mortimer	Simpson
Bostwick	Doll	Hubbs	Mullaney	Sloane
Bourke	Doughty	Hughes	Neville	Smith, C W
Bridgeman	Doyle	Keegan	Nichols	Smith, G H

Bullwinkel	Duer	Kehoe	Orr	Smith, J B
Burke	Dwyer	Knapp	Oттerson	Stevens
Burns	Evans	Landon	Oxford	Sullivan
Butler	Everett	Leggett	Pallace	Sulzbürger
Byrne	Farrell	Litthauer	Patchin	Thorn
Cadin	Ferre	Lynch	Patton	Traub
Candee	Finch	Mathews	Pearsall	Ulmann
Chambers	Finegan	McCarthy, E J	Plank	Weber
Clark	Fitzpatrick	McCarthy, J J	Platt	Wemple
Conkling, H	Fowler	McCormack	Prince	Whitney
Conkling, J B	Graeff	McCullough	Reeve	Williams
Cook, E	Grattan	McInerney	Remsen	Wolf
Coon	Hammond	McKeown	Reynolds	Wood
Coutant	Hanford	McManus	Robinson	Yale
Cox	Harvey	McNair	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 216) entitled "An act to amend chapter 182 of the Laws of 1892, entitled 'An act to incorporate the city of Mount Vernon,' relating to city officers." (Rec. No. 274.)

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowon	Hanford	McNair	Rogers
Agnew	Cox	Harvey	Mead	Rosenstein
Allston	Curry	Hayden	Merritt	Scovill
Apgar	Daly	Hewitt	Metcalfe	Shanahan
Bedell	Davis, L L	Hoadley	Monroe	Sheldon
Bostwick	Davis, M	Hoffman	Moreland	Sherry
Bradley	Denison	Hornidge	Morgan	Sloane
Bridgeman	Dickinson	Hughes	Mullaney	Smith, C W
Brill	Doll	Kearney	Neville	Smith, G H
Burke	Dooling	Keegan	Nichols	Smith, J T
Burnett	Doughty	Kehoe	Orr	Stiles
Burns	Doyle	Knapp	Oxford	Sullivan
Byrne	Duer	Landon	Pallace	Sulzbürger

Cadin	Dwyer	Leggett	Palmer	Traub
Candee	Evans	Litthauer	Patchin	Ulmann
Clark	Everett	Lynch	Patton	Weber
Cohn	Farrell	Mathews	Pearsall	Wemple
Conkling, H	Ferre	McCarthy, E J	Plank	Whitney
Conkling, J B	Finegan	McCormack	Prince	Williams
Cook, E	Fitzpatrick	McCullough	Reeve	Wood
Cooke, W V	Graeff	McInerney	Reynolds	Yale
Coon	Grattan	McKeown	Richter	Zettler
Coutant	Hackett	McManus	Robinson	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1148) entitled "An act to amend section 2818 of the Code of Civil Procedure." (Rec. No. 368.)

On motion of Mr. Plank, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hinson	McNair	Seovill
Agnew	Curry	Hoadley	Merritt	Shanahan
Allston	Daly	Hoffman	Miller	Sheldon
Apgar	Davis, L L	Hornidge	Moran	Sherry
Bedell	Davis, M	Hubbs	Moreland	Simpson
Bostwick	Dickinson	Hughes	Mortimer	Smith, A P
Bourke	Dolan	Kearney	Mullaney	Smith, C W
Bradley	Dooling	Kehoe	Nichols	Smith, G H
Brill	Doughty	Knapp	Nye	Stevens
Bullwinkel	Dowling	Landon	Orr	Stiles
Burke	Duer	Leggett	Oxford	Sulzburger
Burns	Ellis	Lewis	Palmer	Thorn
Byrne	Everett	Litthauer	Patton	Treat
Cadin	Ferre	Lynch	Pearsall	Ulmann
Chambers	Finch	Mathews	Plank	Wainwright
Clark	Finegan	McCarthy, E J	Platt	Weber
Conkling, H	Fowler	McCarthy, J J	Reeve	Wemple
Conkling, J B	Graeff	McCormack	Remsen	Williams
Cooke, W V	Hackett	McCullough	Richter	Wolf
Coon	Hammond	McInerney	Robinson	Yale
Coutant	Harvey	McManus	Rosenstein	Zettler
Cowan	Hewitt			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 848) entitled "An act to amend section 91 of the Code of Civil Procedure, relating to the appointment and fixing the salary of the crier of courts in Westchester county." (Rec. No. 208.)

On motion of Mr. Sloane, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Moran	Rosenstein
Allen	Daly	Hoadley	Moreland	Scovill
Allston	Davis, L L	Hooker	Morgan	Shanahan
Apgar	Davis, M	Hornidge	Mullaney	Sheldon
Bostwick	Denison	Hubbs	Neville	Sherry
Bourke	Dickinson	Hughes	Nichols	Sloane
Bridgeman	Dolan	Kearney	Nye	Smith, A P
Brill	Doll	Keegan	Orr	Smith, G H
Bullwinkel	Doughty	Kehoe	Oxford	Stevens
Burke	Doyle	Landon	Pallace	Stiles
Burnett	Dwyer	Leggett	Palmer	Sullivan
Butler	Ellis	Litthauer	Patchin	Sulzbarger
Cadin	Farrell	Lynch	Pearsall	Traub
Chambers	Ferre	McCarthy, E J	Phillips	Treat
Clark	Finch	McCormack	Plank	Ulmann
Conkling, H	Finegan	McCullough	Platt	Wainwright
Conkling, J B	Fowler	McKeown	Prince	Weber
Cook, E	Graeff	McManus	Reinsen	Whitney
Cooke, W V	Grattan	McNair	Reynolds	Williams
Coon	Hammond	Merritt	Richter	Wood
Costello	Hanford	Metcalfe	Robinson	Yale
Cowan	Harvey	Miller	Rogers	Zettler
Cox	Hayden	Monroe		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1062) entitled "An act to amend the Business Corporations Law." (Rec. No. 318.)

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoffman	Monroe	Scovill
Allen	Davis, L L	Hooker	Moran	Shanahan
Allston	Denison	Hornidge	Morgan	Sheldon
Apgar	Dickinson	Hughes	Mortimer	Simpson
Bedell	Doll	Kearney	Neville	Sloane
Bostwick	Doughty	Keegan	Nichols	Smith, C W
Bradley	Dowling	Knapp	Orr	Smith, G H
Brill	Duer	Landon	Outterson	Stevens
Burke	Dwyer	Leggett	Pallace	Stiles
Burns	Evans	Litthauer	Palmer	Sulzbarger
Byrne	Farrell	Lynch	Patchin	Thorn
Candee	Ferre	McCarthy, E J	Pearsall	Treat
Clark	Finegan	McCarthy, J J	Phillips	Ulmann
Cohn	Fowler	McCormack	Platt	Wainwright
Conklng, J B	Grattan	McInerney	Reeve	Wemple
Cooke, W V	Hammond	McKeown	Remsen	Williams
Coon	Harvey	McNair	Reynolds	Wolf
Costello	Hewitt	Merritt	Robinson	Yale
Cowan	Hinson	Metcalfe	Rosenstein	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 931) entitled "An act to amend chapter 537 of the Laws of 1901, entitled 'An act to amend chapter 687 of the Laws of 1894, entitled "An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Westchester county, and to prescribe the effect thereof, to provide for the support of

the prisoners in the jail of Westchester county and to fix the duties and compensation of the sheriff of said county and of certain employes in the jail of said county," 'as amended by chapter 420 of the Laws of 1895 and of chapter 310 of the Laws of 1899, relative to the powers and duties of sheriff." (Rec. No. 315.)

On motion of Mr. Apgar, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Harvey	McNair	Robinson
Allen	Davis, L L	Hayden	Mead	Rogers
Allston	Davis, M	Hewitt	Metcalf	Rosenstein
Bedell	Denison	Hinson	Monroe	Ruehl
Bostwick	Dickinson	Hoadley	Moreland	Scovill
Bourke	Dolan	Hooker	Morgan	Sheldon
Bradley	Doll	Hornidge	Mortimer	Sherry
Bridgeman	Dooling	Hubbs	Mullaney	Simpson
Brill	Doughty	Hughes	Neville	Smith, A P
Burke	Dowling	Kearney	Nye	Smith, G H
Burns	Doyle	Keegan	Orr	Smith, J T
Byrne	Dwyer	Kehoe	Outterson	Stevens
Cadin	Ellis	Knapp	Oxford	Sullivan
Candee	Evans	Landon	Palmer	Sulzburger
Clark	Everett	Leggett	Patchin	Thorn
Conkling, H	Ferre	Lewis	Patton	Treat
Conkling, J B	Finch	Litthauer	Pearsall	Ulmann
Cook, E	Finegan	Lynch	Phillips	Wainwright
Coon	Fitzpatrick	McCarthy, E J	Plank	Weber
Cestello	Fowler	McCarthy, J J	Platt	Wemple
Coutant	Graeff	McCullough	Prince	Whitney
Cowan	Grattan	McInerney	Remsen	Wolf
Cox	Hammond	McKeown	Reynolds	Wood
Dale	Hanford	McManus	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1125) entitled "An act to amend chapter 173 of the Laws of 1901, entitled 'An act to amend the Tax Law, in relation to the taxable transfers of property.'" (Rec. No. 383.)

On motion of Mr. Sullivan, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121
NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hayden	Metcalf	Reynolds
Agnew	Cowan	Hewitt	Miller	Richter
Allen	Cox	Hoadley	Monroe	Robinson
Apgar	Dale	Hooker	Moran	Rogers
Bedell	Daly	Hornidge	Moreland	Ruehl
Bostwick	Davis, M	Hubbs	Morgan	Seovill
Bourke	Denison	Hughes	Mortimer	Sheldon
Bradley	Dolan	Kearney	Neville	Sherry
Bridgeman	Doll	Keegan	Nichols	Sloane
Brill	Doughty	Knapp	Nye	Smith, A P
Bullwinkel	Dowling	Landon	Orr	Smith, G H
Burke	Duer	Leggett	Outterson	Smith, J T
Burnett	Dwyer	Lewis	Oxford	Stevens
Burns	Ellis	Litthauer	Pallace	Stiles
Butler	Evans	Lynch	Palmer	Sullivan
Byrne	Farrell	Mathews	Patchin	Thorn
Cadin	Ferre	McCarthy, J J	Patton	Traub
Candee	Finch	McCormack	Pearsall	Ulmann
Clark	Fitzpatrick	McCullough	Phillips	Wainwright
Cohn	Fowler	McKeown	Plank	Wemple
Conkling, H	Graeff	McManus	Platt	Williams
Conkling, J B	Hackett	McNair	Prince	Wolf
Cook, E	Hanford	Mead	Reeve	Wood
Cooke, W V	Harvey	Merritt	Reimsen	Zettler
Coon				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1184) entitled "An act to amend the Village Law, in relation to inspectors of election." (Rec. No. 397.)

On motion of Mr. Bedell, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McManus	Richter
Agnew	Cox	Hanford	McNair	Robinson
Allen	Curry	Hayden	Merritt	Rogers
Allston	Dale	Hewitt	Miller	Ruehl
Apgar	Daly	Hinson	Monroe	Scovill
Bedell	Davis, M	Hoffman	Moran	Shanahan
Bostwick	Denison	Hornidge	Morgan	Sherry
Bourke	Dickinson	Hubbs	Mortimer	Simpson
Bridgeman	Dolan	Hughes	Mullaney	Sloane
Brill	Doll	Keegan	Neville	Smith, A P
Burke	Doughty	Kehoe	Nye	Smith, G H
Burnett	Dowling	Knapp	Orr	Smith, J T
Burns	Doyle	Landon	Outterson	Stiles
Butler	Dwyer	Leggett	Oxford	Sulzbarger
Byrne	Evans	Litthauer	Palmer	Thorn
Candee	Everett	Lynch	Patchin	Treat
Chambers	Farrell	Mathews	Patton	Ulmann
Clark	Finch	McCarthy, E J	Pearsall	Wainwright
Cohn	Finegan	McCarthy, J J	Plank	Wemple
Conkling, H	Fitzpatrick	McCormack	Platt	Whitney
Conkling, J B	Fowler	McCullough	Prince	Wolf
Cook, E	Graeff	McInerney	Remsen	Yale
Cooke, W V	Grattan	McKeown	Reynolds	Zettler
Costello				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1139) entitled "An act to amend the Highway Law, relative to the use of automobiles or motor vehicles on the public highways." (Rec. No. 349.)

On motion of Mr. Doughty said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90

NOES 29

Those who voted in the affirmative, were:

Abrams	Daly	Lynch	Outterson	Sherry
Agnew	Davis, L L	McCarthy, E J	Palmer	Simpson
Allston	Dickinson	McCormack	Patchin	Smith, A P
Apgar	Dolan	McInerney	Pearsall	Smith, G H
Bedell	Doughty	McKeown	Phillips	Smith, J T
Bourke	Dowling	McNair	Plank	Stiles
Bradley	Evans	Mead	Platt	Sullivan
Brill	Farrell	Merritt	Prince	Sulzbürger
Bullwinkel	Ferre	Metcalfe	Reeve	Thorn
Burnett	Fitzpatrick	Miller	Remsen	Traub
Byrne	Fowler	Monroe	Reynolds	Ulmann
Cadin	Hammond	Moran	Robinson	Wainwright
Candee	Hinson	Moreland	Rogers	Weber
Chambers	Hoffman	Morgan	Rosenstein	Whitney
Clark	Hubbs	Mortimer	Ruehl	Williams
Conkling, H	Keegan	Neville	Scovill	Wolf
Coutant	Kehoe	Nye	Shanahan	Wood
Cox	Leggett	Orr	Sheldon	Zettler

Those who voted in the negative, were:

Bridgeman	Davis, M	Hanford	Knapp	Richter
Cook, E	Denison	Hewitt	Mathews	Smith, C W
Cooke, W V	Dooling	Hoadley	Mullaney	Stevens
Costello	Finch	Hooker	Nichols	Treat
Cowan	Graeff	Hornidge	Oxford	Wemple
Curry	Hackett	Hughes	Patton	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1118) entitled "An act to amend chapter 353 of the Laws of 1886, passed May 13, 1886, being an act to amend chapter 410 of the Laws of 1882, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to the term of com-

mitment provided for therein by section 1466, subdivisions 1 and 3 of said act." (Rec. No. 345.)

On motion of Mr. Burns, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Monroe	Rosenstein
Agnew	Daly	Hoadley	Moran	Ruehl
Allston	Davis, L L	Hoffman	Moreland	Scovill
Apgar	Davis, M	Hooker	Morgan	Shanahan
Bostwick	Denison	Hornidge	Mortimer	Sheldon
Bourke	Dickinson	Hubbs	Mullaney	Sherry
Bradley	Dolan	Kearney	Neville	Simpson
Bridgeman	Dooling	Keegan	Nichols	Sloane
Brill	Doughty	Kehoe	Nye	Smith, A P
Bullwinkel	Doyle	Knapp	Orr	Smith, C W
Burke	Duer	Landon	Oxford	Smith, G H
Burnett	Ellis	Leggett	Pallace	Smith, J T
Butler	Evans	Lewis	Palmer	Stevens
Byrne	Everett	Lynch	Patchin	Stiles
Candee	Farrell	Mathews	Patton	Sullivan
Chambers	Ferre	McCarthy, E J	Pearsall	Sulzbürger
Clark	Finegan	McCormack	Phillips	Thorn
Cohn	Fitzpatrick	McCullough	Plank	Traub
Conkling, H	Fowler	McInerney	Platt	Ulmann
Conkling, J B	Græff	McKeown	Prince	Wainwright
Cook, E	Grattan	McManus	Reeve	Wemple
Cooke, W V	Hammond	McNair	Remsen	Whitney
Coon	Hanford	Mead	Reynolds	Wolf
Costello	Harvey	Merritt	Richter	Wood
Cowan	Hayden	Metcalfe	Robinson	Yale
Cox	Hewitt	Miller	Rogers	Zettler
Curry				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 828) entitled "An act to authorize the fire commissioner of the city of New York to inquire into the retirement from

the uniformed force of the fire department of Patrick J. Gilroy, a fireman, and in his discretion to reinstate him." (Rec. No. 204.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Fitzpatrick	McCarthy, J J	Richter
Agnew	Costello	Fowler	McCullough	Rogers
Allston	Coutant	Graeff	McKeown	Rosenstein
Apgar	Cowan	Grattan	McNair	Ruehl
Bedell	Cox	Hackett	Mead	Scovill
Bostwick	Curry	Hanford	Merritt	Sheldon
Bourke	Dale	Harvey	Miller	Sherry
Bradley	Daly	Hayden	Moran	Sloane
Bridgeman	Davis, L L	Hewitt	Moreland	Smith, C W
Brill	Denison	Hoadley	Morgan	Smith, G H
Bullwinkel	Dickinson	Hoffman	Mullaney	Smith, J T
Burke	Dolan	Hooker	Neville	Stevens
Burnett	Doll	Hornidge	Nichols	Sullivan
Butler	Dooling	Hughes	Nye	Sulzburger
Byrne	Doughty	Kearney	Outtonson	Thorn
Cadin	Dowling	Keegan	Pallace	Traub
Candee	Doyle	Kehoe	Patchin	Treat
Chambers	Dwyer	Knapp	Pearsall	Weber
Clark	Evans	Landon	Phillips	Whitney
Cohn	Everett	Leggett	Plank	Wolf
Conkling, H	Farrell	Litthauer	Prince	Wood
Conkling, J B	Ferre	Mathews	Remsen	Yale
Cook, E	Finegan	McCarthy, E J	Reynolds	Zettler
Cooke, W V				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 992) entitled "An act to amend chapter 320 of the Laws of 1887, entitled 'An act to provide for the location, acquisition, construction and improvement of additional public parks in the city of New York.'" (Rec. No. 372.)

On motion of Mr. Fitzpatrick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hackett	Mead	Robinson
Agnew	Coutant	Hammond	Merritt	Rosenstein
Allen	Cowan	Hanford	Metcalfe	Ruehl
Allston	Cox	Hayden	Miller	Scovill
Apgar	Curry	Hewitt	Monroe	Shanahan
Bostwick	Dale	Hinson	Moran	Sheldon
Bourke	Daly	Hoadley	Mortimer	Sherry
Bridgeman	Davis, L L	Hoffman	Mullaney	Sloane
Brill	Davis, M	Hooker	Neville	Smith, A P
Bullwinkel	Denison	Hubbs	Nichols	Smith, G H
Burke	Dickinson	Hughes	Orr	Stevens
Burnett	Dolan	Kearney	Outterson	Stiles
Burns	Doll	Kehoe	Pallace	Sullivan
Byrne	Dooling	Knapp	Palmer	Sulzburger
Cadin	Dowling	Landon	Patchin	Thorn
Candee	Doyle	Leggitt	Patton	Treat
Chambers	Duer	Litthauer	Pearsall	Ulmann
Clark	Ellis	Mathews	Phillips	Wainwright
Cohn	Everett	McCarthy, J J	Platt	Weber
Conkling, H	Farrell	McCullough	Prince	Wemple
Conkling, J B	Finch	McCormack	Reeve	Williams
Cook, E	Finegan	McKeown	Remsen	Wood
Cooke, W V	Fowler	McManus	Reynolds	Yale
Coon	Grattan	McNair	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 991) entitled "An act to amend chapter 59 of the Laws of 1897, entitled 'An act to provide for the erection of a building for certain purposes relating to the public interests in the city of New York,' relative to costs to be allowed commissioners." (Rec. No. 371.)

On motion of Mr. Fitzpatrick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hewitt	Miller	Rogers
Agnew	Dale	Hinson	Monroe	Rosenstein
Allen	Daly	Hoadley	Moran	Ruehl
Allston	Davis, L L	Hoffman	Moreland	Scovill
Apgar	Davis, M	Hooker	Morgan	Shanahan
Bostwick	Denison	Hornidge	Mortimer	Sheldon
Bourke	Dickinson	Hubbs	Mullaney	Sherry
Bradley	Dolan	Hughes	Neville	Simpson
Brill	Doll	Kearney	Nichols	Sloane
Burke	Dooling	Keegan	Nye	Smith, A P
Burnett	Doughty	Kehoe	Orr	Smith, C W
Burns	Dowling	Knapp	Outterson	Smith, G H
Butler	Doyle	Landon	Oxford	Smith, J T
Byrne	Duer	Leggett	Pallace	Stevens
Cadin	Dwyer	Litthauer	Palmer	Stiles
Candee	Ellis	Lynch	Patchin	Sullivan
Chambers	Evans	Mathews	Patton	Thorn
Clark	Farrell	McCarthy, E J	Pearsall	Traub
Cohn	Ferre	McCarthy, J J	Phillips	Treat
Conkling, H	Finegan	McCullough	Plank	Ulmann
Conkling, J B	Fitzpatrick	McCormack	Platt	Wainwright
Cook, E	Graeff	McInerney	Prince	Wemple
Coon	Grattan	McManus	Reeve	Whitney
Costello	Hackett	McNair	Remsen	Williams
Coutant	Hammond	Mead	Reynolds	Wood
Cowan	Harvey	Merritt	Richter	Yale
Cox	Hayden	Metcalf	Robinson	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 751) entitled "An act to amend section 998 of the Greater New York charter, relative to additional allowance to commissioners in condemnation proceedings." (Rec. No. 282.)

On motion of Mr. Fitzpatrick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hackett	McInerney	Remsen
Agnew	Cowan	Hammond	McKeown	Richter
Allen	Cox	Harvey	McManus	Rogers
Allston	Curry	Hayden	McNair	Ruehl
Bedell	Dale	Hinson	Mead	Scovill
Bostwick	Davis, L L	Hoadley	Merritt	Shanahan
Bourke	Davis, M	Hoffman	Miller	Sherry
Bradley	Dickinson	Hornidge	Monroe	Simpson
Bridgeman	Dolan	Hubbs	Moreland	Smith, A P
Brill	Doll	Hughes	Morgan	Smith, G H
Bullwinkel	Dooling	Kearney	Mortimer	Stevens
Burnett	Doughty	Keegan	Neville	Sullivan
Burns	Dowling	Kehoe	Nichols	Sulzbürger
Butler	Duer	Knapp	Orr	Traub
Byrne	Dwyer	Landon	Outtersen	Ulmann
Candee	Ellis	Leggett	Oxford	Wainwright
Chambers	Evans	Lewis	Palmer	Weber
Clark	Everett	Litthauer	Patchin	Wemple
Cohn	Ferre	Lynch	Patton	Williams
Conkling, H	Finegan	McCarthy, E J	Pearsall	Wolf
Conkling, J B	Fowler	McCarthy, J J	Phillips	Wood
Cook, E	Graeff	McCullough	Platt	Yale
Coon	Grattan	McCormack	Reeve	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1020) entitled "An act in relation to the salaries of the attendants of the court of general sessions of the city and county of New York." (Rec. No. 379.)

On motion of Mr. Fitzpatrick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Mi'er	Rogers
Agnew	Curry	Hayden	Monroe	Ruehl
Allen	Dale	Hewitt	Moran	Shanahan
Allston	Davis, L L	Hinson	Moreland	Sheldon
Apgar	Davis, M	Hoffman	Morgan	Simpson
Bedell	Denison	Hooker	Mortimer	Sloane
Bostwick	Dolan	Hubbs	Mullaney	Smith, A P
Bourke	Dooling	Hughes	Neville	Smith, C W
Bradley	Doughty	Kehoe	Nichols	Smith, J T
Brill	Dowling	Knapp	Nye	Stevens
Bullwinkel	Duer	Landon	Orr	Stiles
Burke	Dwyer	Lewis	Outterson	Sullivan
Burnett	Ellis	Litthauer	Oxford	Sulzbarger
Burns	Evans	Mathews	Pallace	Thorn
Byrne	Farrell	McCarthy, J J	Palmer	Treat
Cadin	Ferre	McCormack	Patton	Ulmann
Candee	Finch	McCullough	Pearsall	Weber
Clark	Fitzpatrick	McInerney	Phillips	Wemple
Cohn	Fowler	McKeown	Platt	Williams
Conkling, J B	Graeff	McManus	Prince	Wolf
Cook, E	Grattan	McNair	Remsen	Wood
Coon	Hammond	Mead	Reynolds	Yale
Coutant	Hanford	Metcalf	Robinson	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 966) entitled "An act to enable the commissioner of correction of the city of New York to rehear and determine the charges against John Ryan, formerly a keeper in the penitentiary, under the charge of the correction department of the city of New York." (Rec. No. 380.)

On motion of Mr. Fitzpatrick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Graeff	McManus	Richter
Agnew	Costello	Grattan	McNair	Rogers
Allen	Coutant	Hackett	Mead	Ruehl
Allston	Cowan	Hanford	Merritt	Shanahan
Apgar	Curry	Hayden	Metcalfe	Sheldon
Bedell	Dale	Hinson	Merritt	Simpson
Bostwick	Daly	Hoadley	Moran	Sloane
Bourke	Davis, M	Hornidge	Moreland	Smith, A P
Bradley	Denison	Hubbs	Morgan	Smith, G H
Bridgeman	Dickinson	Kearney	Mortimer	Smith, J T
Brill	Dolan	Keegan	Mullaney	Stevens
Bullwinkel	Doll	Kehoe	Neville	Stiles
Burke	Dooling	Knapp	Nichols	Sullivan
Burnett	Doughty	Landon	Nye	Sulzbarger
Burns	Doyle	Leggett	Orr	Traub
Butler	Duer	Lewis	Oxford	Treat
Byrne	Dwyer	Lynch	Pallace	Wainwright
Cadin	Evans	Mathews	Patchin	Weber
Candee	Everett	McCarthy, E J	Patton	Whitney
Chambers	Ferre	McCarthy, J J	Phillips	Williams
Clark	Finch	McCormack	Plank	Wood
Conkling, J B	Finegan	McCullough	Platt	Yale
Cook, E	Fitzpatrick	McInerney	Reeve	Zettler
Cooke, W V	Fowler	McKeown	Reynolds	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 793) entitled "An act to amend the Banking Law relative to securities in which deposits in savings banks may be invested." (Rec. No. 347.)

On motion of Mr. Rogers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 89

NOES 35

Those who voted in the affirmative, were:

Allen	Costello	Hanford	Mead	Scovill
Allston	Coutant	Hayden	Merritt	Shanahan
Apgar	Cowan	Hewitt	Monroe	Sheldon
Bedell	Cox	Hinson	Moreland	Simpson
Bradley	Dale	Hoadley	Neville	Sloane
Bridgeman	Daly	Hoffman	Nichols	Smith, A P
Brill	Davis, L L	Hooker	Nye	Smith, C W
Burke	Davis, M	Hubbs	Orr	Stiles
Burnett	Denison	Hughes	Outterson	Traub
Burns	Dickinson	Keegan	Pearsall	Treat
Butler	Doughty	Knapp	Platt	Ulmann
Byrne	Dowling	Leggett	Prince	Whitney
Cadin	Dwyer	Lewis	Reeve	Williams
Candee	Ferre	Lynch	Remsen	Wolf
Chambers	Fowler	Mathews	Robinson	Wood
Conkling, H	Graeff	McInerney	Rogers	Yale
Conkling, J B	Grattan	McKeown	Rosenstein	Zettler
Coon	Hammond	McNair	Ruehl	

Those who voted in the negative, were:

Agnew	Doyle	McCarthy, E J	Morgan	Sherry
Clark	Ellis	McCormack	Mortimer	Smith, G H
Cook, E	Farrell	McCullough	Pallace	Smith, J T
Cooke W V	Finch	McManus	Palmer	Stevens
Curry	Fitzpatrick	Metcalfe	Patchin	Sulzbarger
Doll	Harvey	Miller	Patton	Thorn
Dooling	Kearney	Moran	Phillips	Wainwright

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1080) entitled "An act to provide for the erection of buildings for court purposes, a city prison for the third district city magistrates' court, and a county jail for the city and county of New York, and making an appropriation therefor." (Rec. No. 320.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	Merritt	Reynolds
Agnew	Curry	Hayden	Metcalfe	Richter
Allen	Dale	Hinson	Miller	Rogers
Allston	Davis, L L	Hoadley	Monroe	Rosenstein
Apgar	Davis, M	Hooker	Moran	Seovill
Burke	Denison	Hornidge	Moreland	Shanahan
Bostwick	Dickinson	Hughes	Morgan	Sheldon
Bourke	Dolan	Kearney	Mortimer	Sherry
Bradley	Doll	Keegan	Mullaney	Simpson
Brill	Dooling	Kehoe	Neville	Smith, A P
Bullwinkel	Doughty	Knapp	Nichols	Smith, C W
Burke	Doyle	Landon	Nye	Smith, G H
Burns	Duer	Leggett	Orr	Smith, J T
Butler	Dwyer	Lewis	Outtersen	Stevens
Byrne	Ellis	Litthauer	Oxford	Stiles
Cadin	Everett	Lynch	Pallace	Sullivan
Chambers	Farrell	Mathews	Palmer	Thorn
Clark	Ferre	McCarthy, E J	Patchin	Traub
Cohn	Finch	McCarthy, J J	Patton	Ulmann
Conkling, J B	Finegan	McCormack	Pearsall	Weber
Cook, E	Fitzpatrick	McCullough	Phillips	Wemple
Cooke, W V	Fowler	McInerney	Plank	Williams
Coon	Graeff	McKeown	Platt	Wolf
Costello	Grattan	McManus	Prince	Wood
Coutant	Hackett	McNair	Reeve	Yale
Cowan	Hanford	Mead	Remsen	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 832) entitled "An act to regulate the police power with reference to the exhibition of pictures of suspected and convicted persons." (Rec. No. 201.)

On motion of Mr. Bourke, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 1

Those who voted in the affirmative, were:

Abrams	Costello	Hanford	McManus	Reynolds
Agnew	Coutant	Harvey	McNair	Richter
Allen	Cowan	Hewitt	Merritt	Rogers
Allston	Curry	Hinson	Metcalfe	Rosenstein
Apgar	Dale	Hoadley	Miller	Ruehl
Bostwick	Daly	Hoffman	Monroe	Shanahan
Bourke	Davis, L L	Hornidge	Moran	Sherry
Bradley	Denison	Hubbs	Moreland	Simpson
Bridgeman	Dolan	Hughes	Morgan	Sloane
Brill	Doll	Kearney	Mortimer	Smith, C W
Bullwinkel	Dooling	Keegan	Mullaney	Smith, G H
Burke	Dowling	Knapp	Neville	Stevens
Burns	Doyle	Landon	Nichols	Sullivan
Butler	Duer	Leggett	Nye	Thorn
Byrne	Dwyer	Lewis	Orr	Traub
Cadin	Evans	Litthauer	Outterson	Ulmann
Candee	Everett	Lynch	Oxford	Wainwright
Clark	Farrell	Mathews	Patchin	Weber
Cohn	Finch	McCarthy, E J	Patton	Wemple
Conkling, H	Finegan	McCarthy, J J	Pearsall	Whitney
Conkling, J B	Fowler	McCormack	Phillips	Wolf
Cook, E	Graeff	McCullough	Platt	Wood
Cooke, W V	Grattan	McInerney	Prince	Zettler
Coon	Hackett	McKeown	Remsen	

In the negative:

Palmer

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 215) entitled "An act to provide for the repairing of a sea wall heretofore built by the State and to prevent inundation and overflowing of the uplands between the villages of East Marion and Orient, in the town of Southold, Suffolk county, from encroachments by the sea and making an appropriation therefor." (Int. No. 214.)

On motion of Mr. Reeve, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Hackett	McKeown	Rosenstein
Agnew	Coutant	Hanford	McNair	Scovill
Allen	Cowan	Hayden	Merritt	Sheldon
Allston	Curry	Hewitt	Miller	Simpson
Bedell	Daly	Hoadley	Moran	Smith, A P
Bostwick	Davis, L L	Hooker	Moreland	Smith, G H
Bourke	Denison	Hornidge	Mortimer	Smith, J T
Bradley	Dolan	Hughes	Neville	Stevens
Bridgeman	Dooling	Kearney	Nye	Stiles
Brill	Dowling	Kehoe	Outterson	Sulzburger
Bullwinkel	Doyle	Knapp	Pallace	Traub
Burnett	Dwyer	Landon	Patchin	Ulmann
Burns	Evans	Leggett	Patton	Wainwright
Byrne	Everett	Lewis	Pearsall	Wemple
Cadin	Ferre	Lynch	Plank	Williams
Chambers	Finch	McCarthy, E J	Prince	Wood
Cohn	Fitzpatrick	McCarthy, J J	Remsen	Yale
Conkling, J B	Graeff	McCormack	Robinson	Zettler
Cooke, W V	Grattan	McInerney		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 961) entitled "An act to amend the Tax Law, relating to the taxation of savings bank deposits." (Int. No. 797.)

Said bill having been announced for a second reading.

On motion of Mr. J. T. Smith, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the Senate bill (No. 717, Assembly reprint No. 2040) entitled "An act to amend the Game Law, relative to grouse and woodcock in the counties of Schoharie, Montgomery and Otsego." (Rec. No. 236.)

Said bill having been announced for a second reading,

On motion of Mr. Palmer, said bill was recommitted to the committee on rules, retaining its place on the order of third reading.

Mr. Speaker announced the special order, being the bill (No. 2060) entitled "An act in relation to the Brooklyn Howard Colored Orphan Asylum." (Int. No. 1388.)

On motion of Mr. Remsen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hoadley	Morgan	Sheldon
Agnew	Curry	Hooker	Mullaney	Simpson
Allston	Daly	Hubbs	Nichols	Smith, A P
Apgar	Davis, M	Kearney	Orr	Smith, C W
Bedell	Dickinson	Kehoe	Oxford	Smith, J T
Bourke	Doll	Landon	Pallace	Stiles
Bradley	Dooling	Leggett	Patchin	Sullivan
Bridgeman	Dowling	Lewis	Patton	Thorn
Brill	Duer	Litthauer	Pearsall	Treat
Burke	Ellis	Mathews	Plank	Ulmann
Burnett	Evans	McCarthy, J J	Platt	Wainwright
Burns	Everett	McCormack	Prince	Weber
Cadin	Ferre	McCullough	Remsen	Wemple
Candee	Finegan	McInerney	Reynolds	Whitney
Clark	Graeff	McKeown	Richter	Williams
Conkling, H	Hackett	McNair	Rogers	Wolf
Conkling, J B	Hanford	Metcalfe	Rosenstein	Wood
Cooke, W V	Hayden	Monroe	Scovil	Yale
Costello	Hewitt	Moreland	Shanahan	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 259, Assembly reprint No. 2094) entitled "An act to amend section 37 of the Agricultural Law, entitled 'An act in

relation to agriculture, constituting articles 1, 2, 3, 4 and 5 of chapter 33 of the general laws,' as amended by chapter 656 of the Laws of 1901, relative to violations and penalties." (Rec. No. 68.)

On motion of Mr. Graeff, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were

Abrams	Cox	Hayden	Monroe	Sloane
Agnew	Curry	Hinson	Moran	Smith, A P
Allen	Dale	Hoadley	Morgan	Smith, C W
Allston	Davis, L L	Hoffman	Mortimer	Smith, G H
Bedell	Davis, M	Hooker	Mullaney	Smith, J T
Bostwick	Denison	Hubbs	Nichols	Stevens
Bourke	Dickinson	Hughes	Nye	Stiles
Bridgeinan	Dolan	Kearney	Outterson	Sullivan
Brill	Dooling	Kehoe	Pallace	Sulzbarger
Bullwinkel	Doughty	Knapp	Patchin	Thorn
Burnett	Doyle	Landon	Pearsall	Traub
Byrne	Duer	Leggett	Phillips	Treat
Candee	Ellis	Lewis	Platt	Ulmarn
Chambers	Everett	Litthauer	Prince	Wainwright
Clark	Farrell	Mathews	Remsen	Weber
Cohn	Ferre	McCarthy, J J	Richter	Wemple
Conkling, H	Finch	McCullough	Rogers	Whitrey
Conkling, J B	Fitzpatrick	McInerney	Ruehl	Williams
Cook, E	Graeff	McManus	Scovill	Wolf
Cooke, W V	Grattan	McNair	Shanahan	Wood
Coon	Hammond	Merritt	Sherry	Yale
Costello	Hanford	Metcalie	Simpson	Zettler
Coutant				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 385, Assembly reprint No. 2041) entitled "An act to amend section 290 of the Penal Code, relative to children and dealers in junk." (Rec. No. 91.)

On motion of Mr. Clark, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Moreland	Ruehl
Agnew	Daly	Hooker	Morgan	Scovill
Allston	Davis, L L	Hornidge	Mortimer	Shanahan
Apgar	Davis, M	Hughes	Mullaney	Sheldon
Bedell	Denison	Kearney	Neville	Simpson
Bostwick	Dickinson	Keegan	Nichols	Sloane
Bradley	Dolan	Kelhoe	Nye	Smith, A P
Brill	Dooling	Knapp	Orr	Smith, J G H
Bullwinkel	Doughty	Landon	Outterson	Smith, J T
Burke	Dowling	Leggett	Oxford	Stiles
Burnett	Doyle	Litthauer	Pallace	Sullivan
Burns	Dwyer	Lynch	Palmer	Sulzburger
Byrne	Ellis	Mathews	Patchin	Traub
Cadin	Evans	McCarthy, E J	Patton	Treat
Chambers	Farrell	McCormack	Pearsall	Ulmann
Clark	Finch	McCullough	Phillips	Wainwright
Conkling, H	Finegan	McInerney	Plank	Weber
Conkling, J B	Fowler	McKeown	Platt	Wemple
Cook, E	Graeff	McManus	Reeve	Whitney
Cooke, W V	Grattan	McNair	Remsen	Williams
Costello	Hammond	Merritt	Reynolds	Wolf
Coutant	Hanford	Metcalfe	Richter	Wood
Cox	Hayden	Miller	Robinson	Yale
Curry	Hewitt	Monroe	Rogers	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the bill (No. 1083) entitled "An act to amend the Greater New York charter, relating to the sale of liquor in Wallabout market, borough of Brooklyn." (Int. No. 865.)

Said bill having been announced for a third reading,

On motion of Mr. Byrne, and by unanimous consent said bill

was ordered placed on the third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the Senate bill (No. 484) entitled "An act to amend section 82 of the Code of Civil Procedure, relative to stenographers of courts." (Rec. No. 105.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	Mead	Rogers
Agnew	Daly	Hayden	Merritt	Ruehl
Allen	Davis, L L	Hinson	Metcalfe	Shanahan
Allston	Denison	Hoadley	Miller	Sheldon
Apgar	Dickinson	Hoffman	Monroe	Sherry
Bedell	Dolan	Hooker	Moran	Sloane
Bourke	Doll	Hornidge	Moreland	Smith, A P
Bradley	Dooling	Hubbs	Morgan	Smith, C W
Bridgeman	Doughty	Hughes	Mortimer	Smith, G H
Brill	Dowling	Keegan	Mullaney	Stevens
Bullwinkel	Doyle	Kehoe	Nichols	Stiles
Burnett	Duer	Knapp	Nye	Sullivan
Burns	Dwyer	Landon	Orr	Sulzburger
Byrne	Ellis	Leggett	Otterson	Thorn
Cadin	Evans	Lewis	Oxford	Traub
Chambers	Farrell	Litthauer	Pallace	Treat
Clark	Ferre	Lynch	Patchin	Ulmann
Cohn	Finch	Mathews	Patton	Wainwright
Conkling, H	Finegan	McCarthy, E J	Pearsall	Weber
Conkling, J B	Fitzpatrick	McCarthy, J J	Plank	Wemple
Cook, E	Fowler	McCormack	Platt	Whitney
Cooke, W V	Graeff	McCullough	Prince	Williams
Coon	Grattan	McInerney	Reeve	Wolf
Costello	Hackett	McKeown	Reynolds	Wood
Coutant	Hammond	McManus	Richter	Yale
Cowan	Hanford	McNair	Robinson	Zettler
Cox				

In the negative:

Phillips

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 2096) entitled "An act to amend the Greater New York charter, relative to municipal court districts, and the election of additional justices for such court." (Int. No. 738.)

On motion of Mr. Neville, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Harvey	Miller	Ruehl
Agnew	Cowan	Hayden	Monroe	Scovill
Allen	Cox	Hewitt	Moran	Shanahan
Allston	Curry	Hoadley	Moreland	Sheldon
Apgar	Daly	Hoffman	Morgan	Simpson
Bedell	Davis, L L	Hooker	Mortimer	Sloane
Bostwick	Davis, M	Hornidge	Mullaney	Smith, A P
Bradley	Dickinson	Hubbs	Neville	Smith, G H
Bridgeman	Dolan	Hughes	Nichols	Smith, J T
Brill	Doll	Keegan	Orr	Stevens
Bullwinkel	Dooling	Kehoe	Outterson	Sullivan
Burke	Dowling	Knapp	Pallace	Sulzburger
Burnett	Doyle	Landon	Palmer	Thorn
Burns	Duer	Leggett	Patchin	Traub
Butler	Ellis	Litthauer	Pearsall	Treat
Byrne	Evans	Lynch	Phillips	Ulmann
Cadin	Everett	McCarthy, E J	Platt	Wainwright
Candee	Ferre	McCarthy, J J	Prince	Weber
Chambers	Finch	McCormack	Reeve	Wemple
Cohn	Finegan	McCullough	Remsen	Whitney
Conkling, H	Fowler	McKeown	Reynolds	Williams
Conkling, J B	Graeff	McManus	Richter	Wood
Cook, E	Grattan	McNair	Robinson	Yale
Cooke, W V	Hackett	Merritt	Rosenstein	Zettler
Coon	Hanford	Metcalf		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2095) entitled "An act to authorize Simmons College at Abilene, Texas, to take property by bequest, gift, grant or purchase in the State of New York." (Int. No. 677.)

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoadley	Moran	Seovill
Agnew	Davis, M	Hoffman	Moreland	Shanahan
Allston	Denison	Hooker	Morgan	Sheldon
Apgar	Dickinson	Hornidge	Mortimer	Sherry
Bedell	Dolan	Hubbs	Mullaney	Simpson
Bostwick	Doll	Hughes	Neville	Sloane
Bourke	Doughty	Kearney	Nichols	Smith, A P
Bradley	Dowling	Kehoe	Orr	Smith, C W
Bridgeman	Doyle	Knapp	Oxford	Smith, G H
Brill	Dwyer	Landon	Pallace	Smith, J T
Bullwinkell	Evans	Leggett	Palmer	Stiles
Burke	Everett	Lewis	Patchin	Sulzbürger
Burns	Farrell	Litthauer	Patton	Thorn
Byrne	Ferre	Lynch	Pearsall	Traub
Cadin	Finch	McCarthy, E J	Phillips	Treat
Candee	Finegan	McCormack	Plank	Ulmann
Chambers	Fitzpatrick	McCullough	Platt	Wainwright
Cohn	Fowler	McInerney	Reeve	Weber
Conkling, H	Grattan	McKeown	Remsen	Weinple
Cook, E	Hackett	McManus	Reynolds	Whitney
Coon	Hammond	McNair	Richter	Williams
Coutant	Hanford	Mead	Robinson	Wood
Cox	Harvey	Metcalfe	Rogers	Yale
Curry	Hayden	Miller	Rosenstein	Zettler
Daly	Hinson	Monroe	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill, and as amended have again passed the same and request the concurrence of the Senate therein.

Mr. Speaker announced the special order, being the bill (No. 2021) entitled "An act to amend the Code of Civil Procedure, in

relation to the evidence and damages in an action for libel." (Int. No. 995.)

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 1

Those who voted in the affirmative, were:

Abrams	Cox	Hoadley	Monroe	Sheldon
Agnew	Dale	Hooker	Moreland	Sherry
Allston	Davis, L L	Hornidge	Morgan	Simpson
Apgar	Davis, M	Hubbs	Mullaney	Smith, A P
Bedell	Dickinson	Hughes	Nichols	Smith, C W
Bostwick	Dolan	Kearney	Nye	Smith, G H
Bradley	Dooling	Kehoe	Orr	Smith, J T
Brill	Dowling	Knapp	Oxford	Stiles
Bullwinkel	Doyle	Landon	Patton	Sullivan
Burke	Dwyer	Leggett	Pearsall	Thorn
Burns	Ellis	Litthauer	Phillips	Treat
Byrne	Everett	Lynch	Plank	Ulmann
Cadin	Farrell	Mathews	Platt	Wainwright
Candee	Finch	McCarthy, E J	Reeve	Wemple
Clark	Fitzpatrick	McCormack	Remsen	Whitney
Cohn	Graeff	McCullough	Richter	Williams
Conkling, H	Hackett	McInerney	Robinson	Wolf
Cook, E	Hammond	McManus	Rogers	Wood
Coon	Hanford	McNair	Rosenstein	Yale
Costello	Hayden	Merritt	Ruehl	Zettler
Cowan	Hackett	Metcalfe	Scovill	

In the negative:

Palmer

Mr. Nye moved to reconsider the vote by which said bill was passed.

Mr. Rogers raised the point of order, that the vote on final passage having been once reconsidered that this motion was not now in order.

Mr. Speaker decided the point of order not well taken.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the negative, a majority of all

the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 40

NOES 84

Those who voted in the affirmative, were:

Abrams	Cooke, W V	Dowling	Knapp	Orr
Agnew	Coon	Doyle	Leggett	Patton
Bostwick	Cowan	Farrell	McCullough	Sulzbarger
Bourke	Cox	Fitzpatrick	Merritt	Thorn
Brill	Curry	Hammond	Monroe	Traub
Bullwinkel	Dolan	Harvey	Mullaney	Treat
Candee	Doll	Hewitt	Neville	Wemple
Cook, E	Dooling	Hoadley	Nye	Williams

Those who voted in the negative, were:

Apgar	Denison	Hubbs	Morgan	Sheldon
Bedell	Dickinson	Hughes	Mortimer	Sherry
Bradley	Doughty	Kearney	Nichols	Simpson
Bridgeman	Ellis	Keegan	Pallace	Sloane
Burke	Evans	Landon	Palmer	Smith, A P
Burnett	Ferre	Litthauer	Patchin	Smith, G H
Burns	Finch	Lynch	Pearsall	Smith, J T
Byrne	Fowler	Mathews	Plank	Stevens
Cadin	Graeff	McCormack	Platt	Stiles
Clark	Grattan	McInerney	Reeve	Ulmann
Conkling, H	Hackett	McKeown	Remsen	Weber
Costello	Hanford	McManus	Reynolds	Whitney
Coutant	Hayden	McNair	Robinson	Wolf
Dale	Hinson	Metcalfe	Rogers	Wood
Daly	Hoffman	Miller	Ruehl	Yale
Davis, L L	Hooker	Moran	Scovill	Zettler
Davis, M	Hornidge	Moreland	Shanahan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 729) entitled "An act to amend chapter 472 of the Laws of 1898, entitled 'An act declaring East brook, a tributary of the easterly branch of the St. Regis river, a public highway for the floating of logs and shingle bolts.'" (Rec. No. 227.)

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 14

Those who voted in the affirmative, were:

Abrams	Dale	Hubbs	Mortimer	Sheldon
Agnew	Daly	Hughes	Mullaney	Sherry
Allston	Davis, M	Kearney	Neville	Simpson
Apgar	Dickinson	Kehoe	Nye	Sloane
Bedell	Dolan	Knapp	Orr	Smith, A P
Bourke	Doll	Lewis	Outtonson	Stiles
Brill	Doughty	Litthauer	Oxford	Sullivan
Bullwinkel	Dowling	Lynch	Patchin	Sulzbarger
Burnett	Doyle	Mathews	Patton	Thorn
Burns	Ellis	McCarthy, E J	Pearsall	Traub
Byrne	Ferre	McCormack	Phillips	Treat
Cadin	Finch	McInerney	Plank	Ulmann
Chambers	Fitzpatrick	McKeown	Platt	Wainwright
Clark	Graeff	McManus	Prince	Weber
Conkling, J B	Grattan	McNair	Reeve	Whitney
Cooke, W V	Hackett	Mead	Remsen	Williams
Coon	Hanford	Merritt	Robinson	Wolf
Costello	Hinson	Miller	Rogers	Wood
Coutant	Hoadley	Monroe	Rosenstein	Yale
Cox	Hoffman	Moran	Ruehl	Zettler
Curry	Hooker	Moreland	Scovill	

Those who voted in the negative, were:

Allen	Denison	Hammond	Metcalf	Smith, G H
Bridgeman	Evans	Harvey	Pallace	Stevens
Candee	Fowler	Hayden	Reynolds	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. G. H. Smith called up the Senate bill (No. 1164) entitled "An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidated School Law" (Rec. No. 357), and moved to take from the table the motion to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to said motion of Mr. G. H. Smith, and it was determined in the affirmative.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 105
NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Mortimer	Sherry
Agnew	Davis, M	Hughes	Mullaney	Simpson
Allen	Dickinson	Kearney	Neville	Sloane
Allston	Dolan	Kehoe	Nye	Smith, A P
Bedell	Dooling	Knapp	Outterson	Smith, C W
Bostwick	Doughty	Landon	Pallace	Smith, J T
Bradley	Doyle	Leggett	Patchin	Stevens
Bridgeman	Dwyer	Lewis	Patton	Stiles
Bullwinkel	Ellis	Lynch	Phillips	Sullivan
Burke	Evans	Mathews	Platt	Sulzburger
Burns	Ferre	McCarthy, E J	Prince	Thorn
Butler	Finch	McCormack	Remsen	Treat
Cadin	Fitzpatrick	McCullough	Reynolds	Ulmann
Chambers	Graeff	McKeown	Richter	Wainwright
Clark	Hackett	McNair	Robinson	Wemple
Conkling, H	Hammond	Mead	Rogers	Whitney
Cook, E	Harvey	Merritt	Rosenstein	Williams
Coon	Hayden	Metcalfe	Ruehl	Wolf
Coutant	Hinson	Miller	Scovill	Wood
Cowan	Hoadley	Monroe	Shanahan	Yale
Curry	Hooker	Moreland	Sheldon	Zettler

Said bill having been announced for a third reading.

Mr. G. H. Smith moved that said bill be recommitted to the committee on public education, with instructions to report the same forthwith amended as follows:

Page 2, line 9, strike out the brackets.

Same page, line 10, strike out the word "seven."

Same page, line 22, strike out the brackets, and the word "seven."

Page 3, line 4, strike out the brackets.

Same page, line 5, strike out the word "seven."

Page 4, line 25, strike out the brackets.

Same page, line 26, strike out the word "seven."

Page 7, line 27, strike out the brackets; also, strike out the word "seven."

Page 8, line 25, strike out the brackets; also, strike out all after the word "town."

Same page, line 26, strike out the entire line.

Page 9, line 1, strike out the word "tember" at beginning of line, and the words "in and for" at end of line.

Same page, line 2, strike out the words "each town within his commissioner district."

Same page, lines 3 and 4, strike out the words "the school houses of which are situated."

Same page, line 5, strike out the brackets.

Same page, line 9, strike out the bracket and all of line 9 after the word "situated."

Same page, strike out all of lines 10, 11, 12 and 13.

Same page, line 18, strike out the brackets and the word "seven."

Page 10, line 12, strike out the brackets.

Same page, line 13, strike out the word "seven."

Mr. Speaker put the question whether the House would agree to said motion of Mr. G. H. Smith, and it was determined in the affirmative.

Mr. Landon, from the committee on public education, reported said bill amended as directed, and the same was ordered re-printed and placed on the order of third reading.

Mr. Agnew called up the bill (No. 1592) entitled "An act to amend chapter 4 of the Laws of 1891, entitled 'An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,' relative to laying tracks on Battery park" (Int. No. 813), and moved to take from the table the motion to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Agnew, and it was determined in the affirmative.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Harvey	McNair	Rosenstein
Agnew	Curry	Hayden	Mead	Ruehl
Allen	Dale	Hewitt	Merritt	Seovill
Apgar	Daly	Hinson	Metcalfe	Sheldon
Bedell	Davis, L. I.	Hoadley	Miller	Sherry
Bostwick	Davis, M	Hoffman	Moran	Simpson
Bourke	Denison	Hooker	Moreland	Smith, A P
Bradley	Dolan	Hornidge	Morgan	Smith, C W
Bridgeman	Doll	Hughes	Mortimer	Smith, G H
Brill	Doughty	Kearney	Mullaney	Smith, J T
Burke	Dowling	Keegan	Nichols	Stiles

Burnett	Duer	Kehoe	Nye	Sullivan
Butler	Dwyer	Knapp	Outters: n	Thorn
Byrne	Ellis	Landon	Pallace	Traub
Cadin	Evans	Leggett	Palmer	Ulmann
Candee	Farrell	Lewis	Patchin	Weber
Clark	Ferre	Lynch	Pearsall	Wenple
Cohn	Finegan	Mathews	Phillips	Whitney
Conkling, J B	Fitzpatrick	McCarthy, E J	Plank	Williams
Cook, E	Fowler	McCormack	Platt	Wolf
Coon	Grattan	McCullough	Remsen	Wood
Costello	Hammond	McInerney	Reynolds	Yale
Coutant	Hanford	McKeown	Robinson	Zettler
Cowan				

Said bill having been announced for a third reading,

On motion of Mr. Agnew, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

Mr. Morgan offered for the consideration of the House a resolution, in the words following:

Resolved, That a committee of two be appointed to wait upon the Senate and inform that body that the Assembly will be ready at the time designated by a concurrent resolution of the Senate and Assembly to meet in joint assembly for the purpose of comparing nominations of the Senate and Assembly relative to the election of a Regent of the University in place of Hon. Martin I. Townsend, deceased.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Speaker appointed as such committee Messrs. Morgan and Palmer.

Senators Stevens and Russell, a committee appointed by the Senate, appeared before the Assembly and announced that the Senate would be ready to meet that body in joint assembly at the time prescribed by a concurrent resolution of the Senate and Assembly, to compare nominations of the Senate and Assembly for the office of Regent of the University.

Mr. Morgan, from the committee appointed to inform the Senate that the Assembly would be ready to meet that body in joint convention at the time prescribed by a concurrent resolution of the Senate and Assembly, to compare nominations, returned and reported that they had performed that duty.

The hour of 12 o'clock having arrived, the Senate thereupon appeared in the Assembly Chamber, whereupon the President of

the Senate announced that the Senate and Assembly were in joint assembly for the purpose of comparing nominations for Regent of the University in the place of Martin I. Townsend, deceased.

The Clerk of the Senate then read the journal of the Senate relating to the nomination of Regent of the University and the Clerk of the Assembly read the journal of the Assembly relating thereto.

The nominations being found to agree on the name of Charles S. Francis the President of the Senate announced and declared that Charles S. Francis of the city of Troy, county of Rensselaer, had been duly elected a Regent of the University in place of Martin I. Townsend, deceased.

The Senate then retired from the Assembly Chamber.

Mr. Speaker announced that on the joint meeting of the Senate and Assembly to compare nominations for Regent of the University in the place of Martin I. Townsend, deceased, the nominations of the two houses were found to agree on the name of Charles S. Francis, who was thereupon declared by the President of the Senate duly elected as such Regent of the University in the place of Martin I. Townsend, deceased.

Mr. McKeown offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur). That Assembly bill No. 1067, entitled "An act to amend the Greater New York charter, relative to the board of aldermen" (Int. No. 593), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, *April 21, 1903.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill No. 1238,

entitled "An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton." (Int. No. 981.)

B. B. ODELL, JR.

Mr. Knapp moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Morgan	Sherry
Allen	Daly	Hoffman	Mortimer	Sloane
Allston	Davis, L L	Hornidge	Neville	Smith, A P
Bedell	Denison	Hubbs	Nye	Smith, G H
Bostwick	Dolan	Kearney	Orr	Smith, J B
Bourke	Dooling	Keegan	Outterson	Stevens
Bridgeman	Doughty	Kehoe	Pallace	Sullivan
Bullwinkel	Doyle	Landon	Palmer	Sulzbürger
Burke	Duer	Leggett	Patton	Thorn
Burns	Ellis	Litthauer	Pearsall	Traub
Byrne	Evans	Lynch	Plank	Treat
Cadin	Farrell	McCarthy, E J	Platt	Ulmann
Chambers	Ferre	McCormack	Reeve	Wainwright
Cohn	Finegan	McCullough	Reynolds	Weber
Conkling, H	Fowler	McKeown	Richter	Wemple
Conkling, J B	Graeff	McManus	Robinson	Williams
Cook, E	Hackett	McNair	Rogers	Wolf
Cooke, W V	Hammond	Mead	Ruehl	Wood
Costello	Hayden	Miller	Scovill	Yale
Coutant	Hewitt	Moran	Shanahan	Zettler
Cox				

Said bill having been announced for a third reading.

Mr. Knapp moved that said bill be recommitted to the committee on taxation and retrenchment, with instructions to report the same forthwith amended as follows:

Page 2, line 20, after the word "two" insert the words "and chapter one hundred and seventy of the laws of nineteen hundred and three."

Page 3, line 7, after the word "sale" insert the words "and the expenses of publication of the notice of unredeemed lands, if thereafter redeemed."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Knapp, and it was determined in the affirmative.

Mr. Dickinson, from the committee on taxation and retrenchment, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message was received from the Senate, in the words following:

IN SENATE, *April 22, 1903.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill No. 437, reprint No. 1215, entitled "An act relating to taxes in the city of Rochester." (Rec. No. 93.)

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Lewis, and by unanimous consent, the same was amended as follows:

Page 2, strike out all after the word "thereon," in line 6, down to and including the word "council" in line 8, and insert the words "Personal taxes at the rate of six per centum per annum from the date when said tax is spread was confirmed by the common council, and taxes assessed upon real estate at the rate of six per centum per annum from the date when said real estate was sold by the city treasurer, provided such payment be made within ninety days after the passage of this act."

Same page, line 12, after the word "thereof" insert the words "incurred prior to April second, nineteen hundred and three."

Page 3, line 3, strike out the words "together with accrued costs, if any," and also the sentence commencing with the word "costs" in line 10.

Page 4, line 12, strike out the sentence commencing with the words "In case."

Said bill as amended was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

JAMES S. WHIPPLE,

Clerk.

Mr. G. H. Smith moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said

bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McKeown	Rosenstein
Agnew	Curry	Hanford	McManus	Shanahan
Allston	Daly	Hayden	Mead	Sherry
Apgar	Davis, L L	Hewitt	Metcalfe	Simpson
Bedell	Denison	Hoadley	Miller	Smith, A P
Bostwick	Dickinson	Hooker	Moran	Smith, G H
Bourke	Dolan	Hornidge	Morgan	Stevens
Bridgeman	Doll	Hughes	Mortimer	Stiles
Brill	Dooling	Kearney	Neville	Sulzburger
Bullwinkel	Doughty	Keegan	Nye	Thorn
Burnett	Doyle	Kehoe	Orr	Traub
Burns	Duer	Knapp	Oxford	Treat
Byrne	Ellis	Landcn	Palmer	Ulmann
Cadin	Everett	Leggett	Patton	Wainwright
Candee	Farrell	Lewis	Phillips	Williams
Clark	Ferre	Litthauer	Platt	Whitney
Cohn	Finegan	Mathews	Reeve	Wolf
Conkling, J B	Fitzpatrick	McCarthy, E J	Remsen	Wood
Cooke, W V	Fowler	McCormack	Richter	Yale
Costello	Grattan	McCullough	Rogers	Zettler

Said bill as amended was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hanford	McManus	Robinson
Agnew	Cox	Harvey	McNair	Rogers
Allston	Curry	Hayden	Merritt	Ruehl
Apgar	Daly	Hewitt	Metcalfe	Scovill
Bedell	Davis, L L	Hoadley	Miller	Sheldon
Bostwick	Davis, M	Hoffman	Moran	Simpson
Bourke	Dickinson	Hooker	Moreland	Sloane
Bridgeman	Dolan	Hornidge	Mortimer	Smith, A P
Brill	Doll	Hughes	Mullaney	Smith, G H
Burke	Doughty	Kearney	Nichols	Stevens
Burnett	Dowling	Keegan	Nye	Stiles

Butler	Doyle	Kehoe	Orr	Sulzburger
Byrne	Dwyer	Knapp	Oxford	Traub
Candee	Evans	Landon	Pallace	Treat
Chambers	Everett	Leggett	Patchin	Weber
Clark	Farrell	Lewis	Patton	Wemple
Cohn	Ferre	Lynch	Phillips	Whitney
Conkling, H	Finegan	Mathews	Plank	Wolf
Conkling, J B	Fitzpatrick	McCarthy, J J	Prince	Wood
Cooke, W V	Fowler	McCormack	Reynolds	Yale
Costello	Grattan	McCullough	Richter	Zettler
Coutant	Hammond	McKeown		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill and, as amended, have again passed the same.

The Senate returned the bill (No. 173, Senate reprint No. 1196) entitled "An act making an appropriation for the Western House of Refuge for Women at Albion" (Int. No. 172), with a message that they have concurred in the passage of the same, with the following amendment:

Page 2, strike out lines 3 and 4 up to and including the word "building" and insert the words "electrical apparatus and necessary wiring."

Mr. Bridgeman moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hackett	McManus	Rogers
Agnew	Cowan	Hanford	Mead	Rosenstein
Allen	Cox	Hayden	Metcalfe	Scovill
Allston	Dale	Hinson	Miller	Shanahan
Apgar	Davis, L L	Hoffman	Monroe	Sheldon
Bedell	Davis, M	Hooker	Moreland	Simpson
Bostwick	Dickinson	Hubbs	Mortimer	Smith, A P
Bourke	Dolan	Hughes	Mullaney	Smith, C W
Bridgeman	Dooling	Kearney	Neville	Smith, J T
Brill	Doughty	Kehoe	Nye	Stevens
Bullwinkel	Dowling	Knapp	Orr	Sullivan

Burnett	Doyle	Landon	Oxford	Thorn
Burns	Duer	Leggett	Pallace	Treat
Butler	Ellis	Lewis	Patchin	Ulmann
Cadin	Evans	Lynch	Patton	Wainwright
Candee	Farrell	Mathews	Phillips	Weber
Clark	Ferre	McCarthy, E J	Platt	Whitney
Cohn	Finch	McCarthy, J J	Prince	Williams
Conkling, J B	Finegan	McCormack	Remsen	Wood
Cook, E	Fitzpatrick	McCullough	Reynolds	Yale
Cooke, W V	Graeff	McKeown	Richter	Zettler
Coon				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 2, Senate reprint No. 1143) entitled "An act to make the office of sheriff of Herkimer county a salaried office, and to regulate the management of said office" (Int. No. 2), with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 5, strike out the words "two thousand five hundred" and insert the words "three thousand."

Page 2, lines 10 and 11, strike out the words "and" to "attorney," inclusive.

Page 7, strike out all of sections 9 and 10 and insert the following:

"§ 9. Nothing in this act shall affect the present method of serving subpoenas in criminal matters, such subpoenas shall be served, and the persons making such service shall be compensated therefor in the manner now provided by the general law.

"§ 10. All acts or parts of acts inconsistent herewith are hereby repealed."

"§ 11. This act shall take effect immediately."

Mr. Allston moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hayden	Monroe	Sheldon
Agnew	Cox	Hinson	Moreland	Simpson
Allen	Curry	Hoadley	Morgan	Sloane
Apgar	Dale	Hooker	Mortimer	Smith, A P
Bedell	Daly	Hornidge	Mullaney	Smith, C W
Bostwick	Davis, M	Hughes	Neville	Smith, G H
Bourke	Denison	Kearney	Nichols	Smith, J T
Bridgeman	Dickinson	Keegan	Orr	Stevens
Brill	Doll	Kehoe	Outterson	Stiles
Bullwinkel	Dooling	Landon	Oxford	Sulzbürger
Burnett	Dowling	Leggett	Palmer	Thorn
Burns	Duer	Lewis	Patchin	Treat
Butler	Dwyer	Litthauer	Pearsall	Ulmann
Byrne	Ellis	Mathews	Plank	Weber
Cadin	Farrell	McCarthy, E J	Prince	Wemple
Candee	Ferre	McCormack	Remsen	Whitney
Clark	Finegan	McInerney	Reynolds	Williams
Conkling, H	Fitzpatrick	McKeown	Richter	Wolf
Conkling, J B	Graeff	McNair	Rogers	Wood
Cook, E	Grattan	Merritt	Rosenstein	Yale
Cooke, W V	Hammond	Metcalfe	Scovill	Zettler
Costello	Hanford			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1015, Senate reprint No. 1002) entitled "An act making an appropriation for the Craig Colony for Epileptics at Sonyea" (Int. No. 176), with a message that they have concurred in the passage of the same with the following amendment:

Page 3, line 1, strike out the words "and such" and insert the word "the."

Mr. Robinson moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Grattan	McCullough	Ruehl
Agnew	Cox	Hackett	McInerney	Shanahan
Allen	Curry	Hammond	McKeown	Sherry
Allston	Daly	Harvey	McNair	Simpson
Bedell	Davis, L L	Hayden	Mead	Smith, C W
Bostwick	Davis, M	Hewitt	Metcalfe	Smith, G H
Bourke	Denison	Hoadley	Miller	Stevens
Bridgeman	Dickinson	Hoffman	Moran	Stiles
Brill	Dolan	Hooker	Moreland	Sullivan
Bullwinkel	Dooling	Hornidge	Mortimer	Sulzbarger
Burke	Doughty	Hubbs	Neville	Thorn
Burnett	Dowling	Hughes	Nye	Traub
Butler	Doyle	Keegan	Outterson	Treat
Byrne	Duer	Kehoe	Oxford	Ulmann
Cadin	Dwyer	Knapp	Pallace	Wainwright
Candee	Ellis	Landon	Patchin	Weber
Clark	Evans	Leggett	Pearsall	Wemple
Cohn	Everett	Lewis	Phillips	Whitney
Conkling, H	Farrell	Lynch	Platt	Williams
Conkling, J B	Finch	Mathews	Prince	Wolf
Cook, E	Finegan	McCarthy, E J	Remsen	Wood
Cooke, W V	Fitzpatrick	McCarthy, J J	Richter	Yale
Costello	Graeff	McCormack	Rogers	Zettler
Coutant				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 241, Senate reprint No. 833) entitled "An act to amend chapter 686 of the Laws of 1894, entitled 'An act for the preservation of macadamized and other public highways in the counties of Queens and Nassau,' by exempting certain roads from certain provisions thereof" (Int. No. 240), with a message that they have concurred in the passage of the same with the following amendment:

Page 2, line 16, after the comma insert the words "and Main street in Farmingdale."

Mr. Doughty moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Cooke, W V	Hammond	McKeown	Rosenstein
Agnew	Coon	Hanford	McManus	Ruehl
Allen	Coutant	Harvey	McNair	Shanahan
Allston	Cowan	Hayden	Mead	Sheldon
Apgar	Cox	Hewitt	Merritt	Sherry
Bedell	Curry	Hoadley	Metcalfe	Simpson
Bostwick	Daly	Hoffman	Miller	Smith, A P
Bourke	Davis, L L	Hooker	Moran	Smith, C W
Bradley	Denison	Hornidge	Morgan	Smith, G H
Bridgeman	Dickinson	Hughes	Mullaney	Stevens
Brill	Doll	Kearney	Nichols	Sullivan
Bullwinkel	Dooling	Keegan	Nye	Sulzbarger
Burke	Doughty	Kehoe	Outterson	Thorn
Burnett	Dowling	Knapp	Oxford	Treat
Burns	Duer	Landon	Pallace	Ulmann
Butler	Dwyer	Leggett	Patchin	Wainwright
Byrne	Ellis	Lewis	Patton	Weber
Cadin	Evans	Litthauer	Phillips	Wemple
Candee	Farrell	Mathews	Plank	Williams
Chambers	Finch	McCarthy, E J	Prince	Wolf
Cohn	Fitzpatrick	McCarthy, J J	Remsen	Wood
Conkling, H	Fowler	McCullough	Reynolds	Yale
Conkling, J B	Grattan	McInerney	Robinson	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 422, Senate reprint No. 1039) entitled "An act to amend the Greater New York charter relative to the police department, by amending sections 276, 289 and 299 thereof" (Int. No. 82), with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 2, after the word "eighty-nine" insert a comma and the words "two hundred and ninety-two."

Page 4, after line 11, insert the following:

"§ 292. Police commissioner; duties and powers.— The police commissioner shall be the chief executive officer of the police force. He shall be chargeable with and responsible for, the execution of all laws and rules and regulations of the department. He shall assign to duty the officers and members of the police force and shall have power to change such assignments from time to time, whenever in his judgment, the exigencies of the service may require such change. He shall have power to suspend without pay, pending the trial of charges, any member

of the police force. If any member of the police force so suspended shall not be convicted by the police commissioner of the charges so preferred, he shall be entitled to full pay from the date of suspension, notwithstanding such charges and suspension. Said police commissioner may grant leave of absence to members of the force for a period not exceeding five days, but the police commissioner shall at no time assign a patrolman of the police force to more than eight hours patrol duty in each twenty-four hours, such assignment to be for continuous duty. It shall be the duty of each patrolman and roundsman to perform, not to exceed, in all, eight hours continuous patrol duty or special duty in each calendar day in which he is on duty, and to perform not to exceed, in all, eight hours of continuous reserve duty every third day, except in cases of strike, riots or other unusual emergency, when the commissioner or chief of police may hold on duty as members of the police force as he may deem necessary."

Amend the title to read as follows:

"An act to amend the Greater New York charter relative to the police department, by amending sections two hundred and seventy-six, two hundred and eighty-nine, two hundred and ninety-two and two hundred and ninety-nine thereof."

Said bill was referred to the committee on rules.

The Senate returned the bill (No. 1201, Senate reprint No. 1197) entitled "An act making an appropriation for the Thomas Asylum for Orphan and Destitute Indian Children at Iroquois" (Int. No. 431), with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 1, after the word "or" strike out the word "as" and insert the word "so."

Same page, line 5, change the word "boiler" to "boilers."

Same page, line 8, after the word "machinery" strike out the comma.

Page 3, line 12, change the word "contracts" to "contract."

Mr. E. Cook moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Miller	Scovill
Agnew	Daly	Hoffman	Monroe	Sheldon
Allen	Davis, M	Hornidge	Moreland	Sherry
Allston	Dickinson	Hughes	Morgan	Simpson
Bedell	Dolan	Kearney	Mullaney	Smith, A P
Bostwick	Dooling	Keegan	Neville	Smith, C W
Bradley	Doughty	Knapp	Nye	Smith, G H
Bridgeman	Doyle	Landon	Orr	Stevens
Brill	Duer	Leggett	Outterson	Stiles
Bullwinkel	Ellis	Litthauer	Pallace	Sullivan
Burnett	Evans	Lynch	Patchin	Thorn
Butler	Farrell	Mathews	Pearsall	Treat
Cadin	Ferre	McCarthy, J J	Plank	Ulmann
Clark	Finegan	McCormack	Platt	Wainwright
Conkling, H	Fitzpatrick	McCullough	Reeve	Weber
Cook, E	Graeff	McInerney	Remsen	Whitney
Coon	Hackett	McKeown	Reynolds	Williams
Costello	Hammond	McNair	Richter	Wood
Cowan	Harvey	Mead	Rogers	Yale
Cox	Hewitt	Merritt	Ruehl	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 846, Senate reprint No. 1108) entitled "An act to amend section 2351 and 2361 of the Code of Civil Procedure, relating to proceedings for the disposition of real property, or an interest in real property, of an infant, lunatic, idiot or habitual drunkard" (Int. No. 717), with a message that they have concurred in the passage of the same with the following amendments:

Page 1, line 6, after the word "idiot" insert a comma.

Same page, line 9, after the word "clerk" strike out the comma.

Page 3, line 1, strike out the word "the."

Same page, line 9, after the word "debts" insert a comma.

Same page, line 15, after the word "thereafter" insert a comma.

Mr. Bostwick moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hoadley	Monroe	Sheldon
Agnew	Curry	Hooker	Moreland	Sherry
Allen	Daly	Hornidge	Morgan	Simpson
Apgar	Davis, L L	Hubbs	Mullaney	Smith, A P
Bedell	Davis, M	Hughes	Neville	Smith, C W
Bostwick	Dickinson	Kearney	Nichols	Smith, G H
Bourke	Dolan	Keegan	Nye	Smith, J B
Bradley	Dooling	Kehoe	Outterson	Stevens
Bridgeinan	Doughty	Knapp	Oxford	Stiles
Brill	Doyle	Landon	Pallace	Sullivan
Burke	Duer	Leggett	Palmer	Sulzbürger
Burnett	Ellis	Lewis	Patton	Thorn
Burns	Everett	Litthauer	Pearsall	Treat
Butler	Ferre	Mathews	Phillips	Ulmann
Byrne	Finch	McCarthy, E J	Plank	Wainwright
Cadin	Finegan	McCarthy, J J	Platt	Weber
Chambers	Fowler	McCullough	Reeve	Wemple
Clark	Grattan	McInerney	Remsen	Whitney
Cohn	Hammond	McKeown	Richter	Williams
Conkling, H	Hanford	McNair	Rogers	Wolf
Cook, E	Harvey	Mead	Ruehl	Wood
Cooke, W V	Hayden	Merritt	Scovill	Yale
Coon	Hewitt	Metcalfe	Shanahan	Zettler
Coutant	Hinson			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 700, Senate reprint No. 1177) entitled "An act to amend section 384-l of the Penal Code, by providing a punishment for false statements in or in relation to applications made for employment certificates required by the Labor Law" (Int. No. 620) with a message that they have concurred in the passage of the same with the following amendment:

Page 2, line 16, after the word "who" insert the word "knowingly."

Mr. Finch moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar

legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hinson	Metcalf	Scovill
Agnew	Cowan	Hoadley	Miller	Sheldon
Allen	Cox	Hooker	Moran	Sherry
Allston	Curry	Hornidge	Morgan	Simpson
Apgar	Dale	Hubbs	Mortimer	Smith, A P
Bedell	Davis, L L	Hughes	Mullaney	Smith, G H
Bostwick	Davis, M	Kearney	Neville	Smith, J T
Bourke	Denison	Kehoe	Nichols	Stiles
Bradley	Dickinson	Knapp	Orr	Sullivan
Bridgeman	Dolan	Landon	Oxford	Sulzburger
Brill	Doll	Leggett	Pallace	Thorn
Bullwinkel	Doughty	Lewis	Palmer	Traub
Burnett	Doyle	Lynch	Patchin	Treat
Burns	Duer	Mathews	Pearsall	Ulmann
Butler	Ellis	McCarthy, E J	Phillips	Wainwright
Cadin	Everett	McCarthy, J J	Plank	Weber
Candee	Finch	McCullough	Platt	Wemple
Chambers	Finegan	McCormack	Reeve	Whitney
Cohn	Fowler	McInerney	Remsen	Williams
Conkling, H	Grattan	McManus	Richter	Wood
Cook, E	Hammond	McNair	Robinson	Yale
Cooke, W V	Harvey	Mead	Rogers	Zettler
Coon	Hayden	Merritt	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1389, Senate reprint No. 1198) entitled "An act to amend the Code of Civil Procedure, relative to the possession of property on giving security" (Int. No. 377), with a message that they have concurred in the passage of the same with the following amendment:

Page 2, line 24, strike out the word "immediately" and insert the words "September first, nineteen hundred and three."

Mr. Hammond moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Metcalfe	Scovill
Agnew	Daly	Hoffman	Miller	Sherry
Allen	Davis, L L	Hooker	Moran	Simpson
Allston	Denison.	Hubbs	Morgan	Sloane
Apgar	Dolan	Hughes	Mortimer	Smith, A P
Bostwick	Doll	Keegan	Neville	Smith, C W
Bourke	Doughty	Kehoe	Nye	Smith, J T
Brill	Dowling	Knapp	Orr	Stevens
Burke	Duer	Landon	Oxford	Stiles
Burnett	Dwyer	Leggett	Pallace	Sullivan
Butler	Ellis	Lewis	Patchin	Thorn
Byrne	Everett	Litthauer	Pearsall	Treat
Candee	Ferre	Lynch	Phillips	Ulmann
Clark	Finch	Mathews	Plank	Wainwright
Conkling, H	Fitzpatrick	McCarthy, J J	Prince	Weber
Conkling, J B	Graeff	McCormack	Reeve	Wemple
Cooke, W V	Grattan	McInerney	Remsen	Williams
Costello	Hammond	McManus	Richter	Wolf
Coutant	Harvey	McNair	Rogers	Yale
Cox	Hewitt	Mead	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1526, Senate reprint No. 1105) entitled "An act to amend chapter 499 of the Laws of 1897, entitled 'An act to regulate and improve Atlantic avenue between Flatbush avenue and Atkins avenue in the city of Brooklyn, and providing for the removal of the steam railroad of the Long Island Railroad Company from the surface, and for changing the grade of said railroad and providing for all changes in avenues, streets and railroads that may be rendered necessary by reason of such changes, and providing for the payment thereof'" (Int. No. 1003), with a message that they have concurred in the passage of the same with the following amendments:

Page 11, line 2, strike out all after the word "city;" also, strike out lines 3 to 7, inclusive, and all of line 8 up to and including the period, and insert the words "but no assessment shall be imposed upon any adjoining property as aforesaid, for such paving of any portion of said avenue, which has been once

paved and the expense thereof paid by the owners of such adjoining property."

Mr. Remsen moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hoffman	Metcalf	Rogers
Agnew	Davis, L L	Hooker	Monroe	Rosenstein
Allen	Davis, M	Hubbs	Moran	Ruehl
Allston	Denison	Hughes	Morgan	Shanahan
Bedell	Dolan	Kearney	Mortimer	Sheldon
Bourke	Doll	Keegan	Mullaney	Sherry
Bridgeman	Doughty	Kehoe	Neville	Simpson
Brill	Dowling	Knapp	Nichols	Sloane
Bullwinkel	Doyle	Landon	Orr	Smith, C W
Burnett	Duer	Leggett	Outterson	Smith, J T
Burns	Ellis	Lewis	Oxford	Stevens
Byrne	Everett	Litthauer	Palmer	Sullivan
Candee	Farrell	Lynch	Patchin	Sulzbürger
Clark	Finch	Mathews	Patton	Thorn
Cohn	Fowler	McCarthy, E J	Phillips	Treat
Conkling, H	Grattan	McCormack	Plank	Ulmann
Conkling, J B	Hackett	McCullough	Platt	Wainwright
Cook, E	Hammond	McKeown	Reeve	Weber
Cooke, W V	Hanford	McManus	Remsen	Whitney
Coon	Harvey	McNair	Reynolds	Wolf
Coutant	Hewitt	Mead	Richter	Yale
Cowan	Hinson	Merritt	Robinson	Zettler
Curry	Hoadley			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1582, Senate reprint No. 1190) entitled "An act for the publication by the county clerk of Westchester county of certain official notices" (Int. No. 1196), with a message that they have concurred in the passage of the same with the following amendment:

Strike out all of section 1 and insert the following:

"Section 1. The county clerk of Westchester county shall cause to be published annually once in four newspapers pub-

lished in each of the assembly districts of said county fairly representing the two political parties into which the electors of the county are divided, the statements of canvass by the county board of canvassers of said county of the votes cast at the annual election, which statements are provided for and required by section one hundred and thirty-five of the election law."

Mr. Appgar moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hewitt	Miller	Shanahan
Agnew	Denison	Hoadley	Monroe	Sherry
Allston	Dickinson	Hooker	Moreland	Simpson
Bedell	Doll	Hornidge	Morgan	Sloane
Bourke	Dooling	Hughes	Mullaney	Smith, C W
Bradley	Doughty	Kearney	Nichols	Smith, J T
Bridgeman	Dowling	Keegan	Orr	Stevens
Bullwinkel	Duer	Kehoe	Outtersen	Stiles
Burnett	Ellis	Landon	Pallace	Sullivan
Butler	Everett	Leggett	Patchin	Sulzbürger
Cadin	Ferre	Litthauer	Pearsall	Thorn
Chambers	Finch	Lynch	Plank	Treat
Cohn	Fitzpatrick	Mathews	Prince	Ulmann
Conkling, J B	Fowler	McCarthy, J J	Reinsen	Wainwright
Cooke, W V	Grattan	McCormack	Richter	Wemple
Costello	Hackett	McInerney	Rogers	Williams
Coutant	Hammond	McKeown	Rosenstein	Wolf
Cox	Hanford	McNair	Ruehl	Yale
Dale	Harvey	Mead	Seovill	Zettler
Davis, L L	Hayden	Metcalfe		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1197, Senate reprint No. 1154) entitled "An act to amend the Liquor Tax Law, relative to the payment of rebates" (Int. No. 525), with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 10, strike out the brackets and the words "the officer."

Same page, line 11, strike out the words "who" to "office" inclusive.

Mr. Phillips moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

AYES 110

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	McNair	Rosenstein
Agnew	Cowan	Harvey	Mead	Ruehl
Allen	Cox	Hayden	Metcalfe	Shanahan
Apgar	Curry	Hinson	Monroe	Sheldon
Bedell	Dale	Hoadley	Moreland	Simpson
Bostwick	Daly	Hooker	Morgan	Sloane
Bourke	Davis, L L	Hornidge	Neville	Smith, C W
Bradley	Denison	Hughes	Nichols	Smith, G H
Bridgeman	Dickinson	Kearney	Orr	Stevens
Bullwinkel	Doll	Kehoe	Outterson	Sullivan
Burnett	Dooling	Knapp	Pallace	Sulzbürger
Burns	Doughty	Landon	Palmer	Thorn
Butler	Doyle	Leggett	Patchin	Traub
Byrne	Dwyer	Lewis	Patton	Ulmann
Cadin	Evans	Litthauer	Phillips	Wainwright
Chambers	Everett	Mathews	Platt	Wemple
Clark	Ferre	McCarthy, E J	Reeve	Williams
Conkling, H	Finch	McCarthy, J J	Richter	Wolf
Conkling, J B	Fitzpatrick	McCullough	Robinson	Wood
Cook, E	Graeff	McInerney	Rogers	Zettler
Coon	Hackett	McManus		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1265, Senate reprint No. 1194) entitled "An act to reappropriate certain unexpended balances of former appropriations" (Int. No. 1004), with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 4, strike out the words "the sum of;" also, strike out lines 5 to 8 inclusive.

Mr. Rogers moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Finegan	McCarthy, J J	Reynolds
Agnew	Cox	Fitzpatrick	McCullough	Robinson
Allston	Curry	Fowler	McKeown	Rosenstein
Appar	Dale	Grattan	McManus	Ruehl
Bostwick	Daly	Hackett	Mead	Shanahan
Bourke	Davis, L L	Hanford	Metcalfe	Sheldon
Bradley	Davis, M	Harvey	Miller	Simpson
Brill	Denison	Hewitt	Moran	Sloane
Bullwinkel	Dickinson	Hinson	Morgan	Smith, C W
Burnett	Dolan	Hoffman	Mortimer	Smith, G H
Burns	Doll	Hooker	Neville	Stevens
Byrne	Dooling	Hornidge	Nye	Sullivan
Cadin	Doughty	Hughes	Orr	Thorn
Candee	Dowling	Kearney	Oxford	Traub
Chambers	Doyle	Keegan	Pallace	Ulmann
Clark	Duer	Knapp	Palmer	Wainwright
Cohn	Dwyer	Landon	Patchin	Weber
Conkling, J B	Ellis	Leggett	Pearsall	Whitney
Cook, E	Everett	Lewis	Phillips	Williams
Cooke, W V	Farrell	Litthauer	Platt	Wood
Costello	Ferre	Lynch	Prince	Yale
Coutant	Finch	Mathews	Remsen	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1190, Senate reprint No. 1104) entitled "An act to amend the Greater New York charter relative to the Code of Ordinances" (Int. No. 958), with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 9, after the word "charter" insert a comma.

Page 4, line 26, after the word "charter" insert a comma.

Page 6, line 5, after the word "misdemeanor" strike out the period and insert the words "except violations of section sixty-three, sixty-four, sixty-five, sixty-six and sixty-seven of the

sanitary code, which shall not be punishable as misdemeanors, unless the willful intent to violate such sections shall be first proven; and except any case where the violation is the second offense."

Mr. Wood moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Grattan	McManus	Reynolds
Agnew	Cox	Hackett	McNair	Richter
Allen	Curry	Hanford	Mead	Rogers
Allston	Daly	Hayden	Merritt	Rosenstein
Appar	Davis, L L	Hewitt	Miller	Scovill
Bedell	Denison	Hoadley	Monroe	Shanahan
Bostwick	Dickinson	Hoffman	Moreland	Sherry
Bourke	Dolan	Hooker	Mortimer	Simpson
Bradley	Doll	Hubbs	Mullaney	Smith, A P
Brill	Dooling	Hughes	Nichols	Smith, C W
Burke	Dowling	Kearney	Nye	Smith, G H
Burnett	Doyle	Keegan	Orr	Stiles
Burns	Duer	Knapp	Outterson	Sulzbarger
Byrne	Ellis	Landon	Pallace	Thorn
Cadin	Evans	Leggett	Palmer	Traub
Candee	Everett	Lewis	Patchin	Ulmann
Clark	Farrell	Lynch	Patton	Wainwright
Conkling, H	Ferre	Mathews	Phillips	Wemple
Cook, E	Finch	McCarthy, E J	Plank	Whitney
Coon	Finegan	McCormack	Platt	Wolf
Costello	Fitzpatrick	McCullough	Princee	Wood
Coutant	Graeff	McKeown	Reeve	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1715, Senate reprint No. 1222) entitled "An act to amend the Forest, Fish and Game Law, relative to game in Richmond county" (Int. No. 1274), with a message that they have concurred in the passage of the same with the following amendments:

Page 1, line 5, after the word "twelve" strike out the letter "a" and insert the letter "b."

Same page, line 7, after the figures "12" strike out the letter "a" and insert the letter "b."

Mr. McCormack moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Miller	Shanahan
Agnew	Cox	Hewitt	Monroe	Sheldon
Allen	Curry	Hoadley	Moreland	Sherry
Apgar	Dale	Hoffman	Morgan	Simpson
Bedell	Davis, L L	Hooker	Mortimer	Smith, A P
Bostwick	Davis, M	Hubbs	Neville	Smith, C W
Bradley	Denison	Hughes	Nichols	Smith, G H
Bridgeman	Dickinson	Kearney	Nye	Smith, J T
Brill	Doll	Kehoe	Orr	Stevens
Bullwinkel	Dooling	Knapp	Oxford	Sullivan
Burke	Doughty	Landon	Pallace	Sulzbürger
Burns	Dowling	Leggett	Palmer	Thorn
Butler	Duer	Lewis	Patchin	Traub
Byrne	Dwyer	Litthauer	Pearsall	Treat
Cadin	Evans	Lynch	Plank	Ulmann
Candee	Farrell	Mathews	Platt	Wainwright
Chambers	Ferre	McCarthy, J J	Reeve	Weber
Clark	Finch	McCormack	Remsen	Wemple
Conkling, H	Finegan	McCullough	Reynolds	Williams
Conkling, J B	Fowler	McKeown	Richter	Wolf
Cook, E	Graeff	McManus	Robinson	Wood
Cooke, W V	Grattan	Mead	Rosenstein	Yale
Coon	Hammond	Metcalfe	Ruehl	Zettler
Coutant	Hanford			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1752, Senate reprint No. 1142) entitled "An act to amend chapter 345 of the Laws of 1888, entitled 'An act to provide for the relief of the city of Buffalo, and to change and regulate the crossing and occupation of the streets, avenues and public grounds in said city by railroads,' in relation to grade crossings in the city of Buffalo" (Int. No. 528), with a

message that they have concurred in the passage of the same with the following amendment:

Strike out all after the enacting clause and insert the following:

Section 1. Section two of chapter three hundred and forty-five of the laws of eighteen hundred and eighty-eight, entitled "An act to provide for the relief of the city of Buffalo, and to change and regulate the crossing and occupation of the streets, avenues and public grounds in said city by railroads," as amended by chapter three hundred and fifty-three of the laws of eighteen hundred and ninety-two, and as amended by chapter thirty-six of the laws of nineteen hundred and one, is hereby amended to read as follows:

§ 2. The commissioners are hereby authorized to contract on behalf of the city of Buffalo with the railroad companies interested to eliminate the crossings at grade of the streets of the city by railroad companies on Main and Amherst streets, and Jewett, Le Roy, Dewey and Kensington avenues, and also all grade crossings on Broadway and on Bailey avenue and on Niagara street at International bridge, Amherst and Austin streets where the New York Central, Erie, Delaware, Lackawanna and Western and Grand Trunk railroads cross, and at Elk street at the Market. The contracts so made shall be binding upon the city. They may, by agreement with the contracting company, alter, modify or change any contract heretofore or hereafter made by them; they shall before entering into any contract, cause the detailed plans of the work to be done by the contracting parties to be prepared by the chief engineer of the bureau of engineering, and the engineer representing the company or companies with whom said contract is to be made may join with him in preparing such plans; and said detailed plans shall enter into and form a part of said contract.

§ 3. This act shall take effect immediately.

Mr. Burke moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Miller	Scovill
Agnew	Cox	Hayden	Monroe	Sheldon
Allston	Dale	Hewitt	Moreland	Sherry
Apgar	Daly	Hinson	Morgan	Sloane
Bedell	Davis, L L	Hoffman	Mullaney	Smith, A P
Bostwick	Davis, M	Hooker	Neville	Smith, G H
Bradley	Denison	Hornidge	Nichols	Smith, C W
Bridgeman	Dolan	Hubbs	Nye	Smith, J T
Brill	Doll	Kearney	Orr	Stiles
Bullwinkel	Dooling	Keegan	Outtersen	Sullivan
Burnett	Dowling	Knapp	Oxford	Sulzbürger
Burns	Doyle	Landon	Palmer	Thorn
Byrne	Dwyer	Leggett	Patchin	Traub
Cadin	Ellis	Lewis	Patton	Treat
Candee	Everett	Litthauer	Phillips	Ulmann
Chambers	Farrell	Lynch	Plank	Wainwright
Clark	Finch	Mathews	Prince	Weber
Cohn	Finegan	McCarthy, J J	Reeve	Wemple
Conkling, H	Fowler	McCormack	Remsen	Whitney
Conkling, J B	Graeff	McInerney	Reynolds	Williams
Cook, E	Grattan	McKeown	Robinson	Wolf
Cooke, W V	Hackett	McNair	Rogers	Wood
Costello	Hammond	Merritt	Rosenstein	Yale
Coutant	Hanford	Metcalfe	Ruehl	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 638, Senate reprint No. 1144) entitled "An act to amend the Real Property Law, relative to effect of power to devise in certain cases" (Int. No. 562), with a message that they have concurred in the passage of the same with the following amendment:

Pages 1 and 2, strike out all after the word "years" in line 8 of page 1, and insert the words "such tenant is deemed to possess an absolute power of disposition within the meaning of and subject to the provisions of the last three sections. Where the general and beneficial power to devise the inheritance is given to a beneficiary of any express trust heretofore or hereafter created, to receive the rents, profits or income of property and apply them to the use of such beneficiary, such beneficiary shall be deemed not to possess an absolute power of disposition.

"§ 2. This act shall take effect immediately."

Mr. Bostwick moved to non-concur in the Senate amendment, and that a committee of conference be requested thereon.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Bostwick, and it was determined in the affirmative.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have non-concurred in the amendment of the Senate thereto, and request the appointment of a committee of conference thereon.

The Senate returned the bill (No. 612, Senate reprint No. 115) entitled "An act to amend the Forest, Fish and Game Law, relative to close season for quail in Schoharie county" (Int. No. 541), with a message that they have concurred in the passage of the same with the following amendment:

Strike out all of section 22 and insert the following:

"§ 22. Quail close season.—The close season for quail shall be from December first to October thirty-first, both inclusive. There shall be no open season for quail in the county of Schoharie prior to the year nineteen hundred and six."

Mr. Palmer moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Merritt	Shanahan
Agnew	Dale	Hewitt	Metcalfe	Sherry
Allston	Davis, L L	Hoadley	Miller	Simpson
Bedell	Davis, M	Hooker	Monroe	Sloane
Bostwick	Denison	Hornidge	Moreland	Smith, A P
Bourke	Dickinson	Hubbs	Morgan	Smith, G H
Bradley	Dolan	Hughes	Mortimer	Smith, J T
Bridgeman	Dooling	Kearney	Neville	Stevens
Brill	Doughty	Keegan	Nye	Stiles
Burke	Dowling	Kehoe	Outterson	Sulzburger
Burnett	Duer	Knapp	Pallace	Thorn
Butler	Dwyer	Landon	Patchin	Traub
Byrne	Ellis	Leggett	Pearsall	Treat
Candee	Evans	Litthauer	Phillips	Ulmann
Chambers	Farrell	Lynch	Platt	Wainwright
Clark	Ferre	McCarthy, E J	Reeve	Weber

Conkling, H	Finegan	McCarthy, J J	Remsen	Wemple
Conkling, J B	Fitzpatrick	McCormack	Reynolds	Whitney
Cook, E	Graeff	McCullough	Richter	Williams
Cooke, W V	Grattan	McInerney	Robinson	Wolf
Costello	Hackett	McKeown	Rogers	Wood
Coutant	Hanford	McNair	Rosenstein	Yale
Cowan	Harvey	Mead	Scovill	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

A message was received from the Senate requesting the return to the Senate of Assembly bill No. 1545, entitled "An act making an appropriation for buildings, for repairs and improvements at the State hospitals for the insane" (Int. No. 1167), for the purpose of amendment.

Mr. Speaker put the question whether the House would grant said request, and it was determined in the affirmative.

Ordered, That the Clerk return said bill to the Senate.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That Senate bill No. 458, entitled "An act to amend the County Law, relating to the salaries of the county judge and surrogate of Queens county" (Rec. No. 134), be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That Senate bill No. 184, entitled "An act to amend the Insurance Law, relating to fire insurance companies" (Rec. No. 83), be returned to the Governor without amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That Senate bill No. 561, entitled "An act to amend the Revised Statutes, as amended, relative to the parole of prisoners from State prisons and the Eastern New York Reformatory" (Rec. No. 115), be returned to the Governor without amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution, returning to the Governor Assembly bill (No. 1067) entitled "An act to amend the Greater New York charter, relative to the board of aldermen" (Int. No. 593), with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act to make the office of sheriff of Putnam county a salaried office, and to regulate the management of said office." (No. 1861, Int. No. 1353.)

"An act amending section 1772 of the Code of Civil Procedure, to provide for the enforcement in this State of a judgment for divorce or separation rendered in another State requiring a husband to provide for the education and maintenance of his children and the support of his wife." (No. 1956, Int. No. 330.)

"An act to amend the Banking Law, relative to securities in which deposits in savings banks may be invested." (No. 1401, Int. No. 1090.)

"An act to amend the Penal Code with relation to children's courts." (No. 1642, Int. No. 1229.)

"An act in relation to the fees of the magistrates and other officers in criminal actions and proceedings in the county of Ulster." (No. 1943, Int. No. 440.)

"An act to legalize certain proceedings of the town board of the town of Woodbury, county of Orange, relative to the issue of bonds for the erection of a town hall, and providing for the disposition of moneys raised to meet the principal and interest of such bonds." (No. 1295, Int. No. 1020.)

"An act to amend section 401 of the Penal Code, relative to certain offenses connected with the dispensing and sale of drugs and medicines." (No. 1793, Int. No. 716.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act to amend chapter 747 of the Laws of 1896, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city and to establish a city court therein and define its jurisdiction and powers,' relative to payment of State moneys and constituting the board of education a body corporate." (No. 1913, Int. No. 1094.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Kingston.

"An act to amend chapter 160 of the Laws of 1900, entitled 'An act to incorporate the city of Cortland,' relative to contracts, the power of common council and sidewalks." (No. 1916, Int. No. 1253.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cortland.

"An act to amend the Greater New York charter, in relation to the compensation of the chaplains of the fire department." (No. 267, Int. No. 265.)

"An act to amend the Greater New York charter, relative to titles for land required for streets and parks." (No. 1909, Int. No. 407.)

"An act to amend the Greater New York charter, relative to recreation piers." (No. 1958, Int. No. 655.)

"An act to amend section 439 of the Greater New York charter in regard to the map of the city of New York and the surveying and triangulation of the territory thereof." (No. 1524, Int. No. 921.)

“An act in relation to water rents and extra water charges in the borough of Queens of the city of New York, for the period from and including May 1, 1900, to and including April 30, 1903, and to legalize payments thereof heretofore made.” (No. 1109, Int. No. 893.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

“An act to create a board of park commissioners and to provide for the care, government, protection and improvement of the public park known as Depew park, in the village of Peekskill.” (No. 1821, Int. No. 1341.)

“An act to amend the Railroad Law, in relation to the protection of certain employees of street railroads.” (No. 1167, Int. No. 1248.)

“An act to provide for placing a bronze statue to Brevet Major-General George Sears Greene, deceased, on the battlefield of Gettysburg.” (No. 1311, Int. No. 1036.)

“An act to amend the State Finance Law, in relation to the investment of the common school and literature funds.” (No. 1546, Int. No. 1168.)

“An act to amend the Public Buildings Law, in relation to the control of repairs, additions and alterations of the public buildings of the State.” (No. 1690, Int. No. 1259.)

Ordered, That the Clerk deliver said bills to the Governor.

“An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad.” (No. 1034, Int. No. 496.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

“An act making an appropriation for the New York State Reformatory at Elmira.” (No. 221, Int. No. 220.)

Ordered, That the clerk deliver said bill to the Governor.

“An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and

allow the alleged claims of persons who have furnished work, labor and services or materials, or supplies for the improvement of the water front of the city of New York at Seventeenth street and East river in the borough of Manhattan, as a public park and playground under request, order or direction of the department of docks and ferries of the city of New York." (No. 2007, Int. No. 1326.)

"An act to amend the Greater New York charter so as to confer power upon the board of estimate and apportionment to acquire lands in certain parts of the city of New York for playgrounds and to provide for the improvement thereof." (No. 1640, Int. No. 1227.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend the Tax Law relating to revision and readjustment of accounts by Comptroller." (No. 682, Int. No. 603.)

"An act to amend section 259 of the Tax Law, relative to supplementary proceedings to collect taxes." (No. 1736, Int. No. 1287.)

"An act to amend the Insurance Law, in relation to fraternal beneficiary societies." (No. 1415, Int. No. 737.)

"An act to amend the Penal Code, in relation to communicating with prisoners." (No. 1339, Int. No. 477.)

"An act to amend the Forest, Fish and Game Law relating to the taking of woodcock." (No. 813, Int. No. 694.)

"An act to repeal chapter 681 of the Laws of 1865, relative to an additional justice of the peace in the town of Skaneateles, county of Onondaga." (No. 896, Int. No. 763.)

"An act to regulate the junk business, and to require a person engaging in such business to procure a license." (No. 1664, Int. No. 469.)

"An act to legalize, ratify and confirm an issue of bonds of the village of Fishkill Landing, in the town of Fishkill, county of Dutchess, to the amount of \$30,000, to be issued for the purpose of providing for the expense of the completion of the construction of the sewer system in and for said village; and to legalize the special election held in said village on the 18th day

of December, 1902, and the action taken thereat, and all proceedings of the board of trustees of the said village authorizing and directing the issue of said bonds." (No. 1239, Int. No. 982.)

"An act to repeal subdivision 7 of section 87 of the Forest, Fish and Game Law, relating to taking fish from waters of Whaley pond in Dutchess county." (No. 443, Int. No. 418.)

"An act to legalize, ratify and confirm an issue of bonds of the village of Fishkill Landing, in the town of Fishkill, county of Dutchess, to the amount of \$15,000, in addition to \$100,000 already legalized, ratified and confirmed by chapter 325 of the Laws of 1901, issued and to be issued for the purpose of providing for the expense of constructing a sewer system in and for the said village; and to legalize the special election held in said village on the 4th day of June, 1900, and all the proceedings of the board of trustees of the said village authorizing and directing the issue of said bonds." (No. 1240, Int. No. 983.)

"An act to amend the Forest, Fish and Game Law relating to penalties." (No. 711, Int. No. 631.)

"An act to amend the Code of Civil Procedure, in relation to exemptions and executions." (No. 1411, Int. No. 43.)

"An act to amend the Forest, Fish and Game Law, relating to the close season for grouse, woodcock and quail in Rensselaer county." (No. 1060, Int. No. 550.)

"An act to provide for the publication by the board of supervisors of Westchester county of certain official notices in said county." (No. 1580, Int. No. 1194.)

"An act to authorize the board of supervisors of Westchester county to appoint deputy clerks to said board and to provide the duties of such clerks." No. 1581, Int. No. 1195.)

"An act to amend the Forest, Fish and Game Law in relation to firewardens." (No. 1721, Int. No. 1280.)

"An act to amend chapter 343 of the Laws of 1883, entitled 'An act to incorporate the fire department of the village of Sing Sing,' relative to the objects and powers of such department." (No. 1701, Int. No. 1265.)

"An act to amend the provisions of title 8 of the Penal Code, relating to crimes against public justice." (No. 1530, Int. No. 201.)

"An act to amend the Town Law, relating to the compensation of commissioners of highways." (No. 1879, Int. No. 1069.)

"An act making an appropriation for the Rome State Custodial Asylum at Rome." (No. 1199, Int. No. 198.)

"An act to provide for the acquisition of a site for a State hospital for the insane in the northwestern part of the State north of the county of Rensselaer, and for the preparation of plans for such hospital, and making an appropriation therefor." (No. 853, Int. No. 724.)

"An act to amend chapter 418 of the Laws of 1897, entitled 'An act in relation to liens, constituting chapter 49 of the general laws,' in relation to liens of hotel, inn, boarding and lodging house keepers." (No. 1911, Int. No. 866.)

"An act to amend the Penal Code, relating to abandonment of child under sixteen years." (No. 1877, Int. No. 581.)

"An act to authorize the Comptroller of the State to hear and determine an application of Michael Moriarty for concellation of tax sales of lands situated in the town of Johnsburgh, county of Warren, for unpaid taxes." (No. 1229, Int. No. 972.)

"An act to amend the Penal Code, in relation to the definition of the term 'building.'" (No. 674, Int. No. 45.)

"An act to enable the town of Islip to acquire docks and landing places for public use, and to borrow money for that purpose, and relating to the powers of trustees of town lands of said town in respect to such docks and landing places." (No. 1456, Int. No. 1121.)

"An act to release to James M. Smith, Chester Smith and Herman Smith all the right, title and interest of the people of the State of New York in and to certain real estate in the town of Philipstown, in the county of Putnam, in the State of New York." (No. 1693, Int. No. 1262.)

"An act making an appropriation for the New York State School for the Blind at Batavia." (No. 1018, Int. No. 209.)

"An act to amend the Forest, Fish and Game Law, relative to the transportation of fish." (No. 1304, Int. No. 1029.)

"An act making an appropriation for the State Institution for Feeble-minded Children at Syracuse." (No. 276, Int. No. 274.)

"An act to amend section 1774 of the Code of Civil Procedure, relating to the judgment in certain matrimonial actions." (No. 1032, Int. No. 686.)

"An act to amend the Agricultural Law, relative to appraisers of condemned animals." (No. 1804, Int. No. 1165.)

"An act authorizing the Comptroller to hear and determine the application of Charles Doherty for the cancellation of the sale of certain lands in the town of Minerva, county of Essex, for unpaid taxes." (No. 1741, Int. No. 1292.)

"An act to amend the Tax Law, in relation to the taxation of real property situated in two or more tax districts." (No. 1175, Int. No. 943.)

"An act making an appropriation for the New York State Hospital for the Treatment of Incipient Pulmonary Tuberculosis at Ray Brook." (No. 1237, Int. No. 980.)

"An act to amend chapter 37 of the Laws of 1901, entitled 'An act authorizing appropriations by the board of supervisors of Rockland county for the support and maintenance of the inmates of the Nyack Hospital.'" (No. 1648, Int. No. 1235.)

"An act to amend the Executive Law, in relation to fees collectible by the Comptroller." (No. 1255, Int. No. 994.)

"An act to organize and establish a police department in the village of Port Chester." (No. 1213, Int. No. 272.)

"An act to provide buildings, protection against fire, lighting and general repairs at the New York agricultural experiment station, and making an appropriation therefor." (No. 1974, Int. No. 445.)

"An act to provide for the acquisition of additional land for the Creedmoor rifle range, and making an appropriation therefor." (No. 1053, Int. No. 857.)

"An act conferring jurisdiction upon the Adjutant-General to hear, audit and determine the claim of John H. Shaffer, private, Thirty-seventh Separate Company, National Guard of New York, for compensation by reason of disability arising from blindness incurred in the service of the State." (No. 1792, Int. No. 421.)

"An act to amend chapter 769 of the Laws of 1896, entitled 'An act to provide for supplying the village of White Plains

with water and authorizing the issue of bonds therefor, and to create a board of water commissioners for said village,' with regard to a fire protection tax." (No. 1708, Int. No. 1156.)

"An act to authorize the Comptroller of the State to hear and determine an application of Everett R. Walker for cancellation of tax sales of lands situate in the town of Bleeker, county of Fulton, for unpaid taxes." (No. 710, Int. No. 630.)

"An act making an appropriation for the erection and completion of the dining-room wing of the Dannemora Hospital for Insane Convicts." (No. 271, Int. No. 269.)

"An act to amend the Revised Statutes relating to State prisons, relative to the board of classification, and to certain officers." (No. 1677, Int. No. 1007.)

"An act to make an appropriation for the payment of the judgments of the court of claims, in claims other than those on account of the canals of this State." (No. 1610, Int. No. 1214.)

"An act to authorize the Comptroller of the State to hear and determine an application of William L. Ostrander for cancellation of tax sales of lands situate in the town of Hope, county of Hamilton, for unpaid taxes." (No. 709, Int. No. 629.)

"An act to amend the Civil Service Law, in relation to veterans." (No. 1753, Int. No. 698.)

"An act to make an appropriation for the payment of the judgments of the Court of Claims, in claims arising on account of the canals of the State." (No. 1875, Int. No. 1213.)

"An act to amend chapter 706 of the Laws of 1901, entitled 'An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,' respecting the employees." (No. 1803, Int. No. 829.)

"An act to amend section 550 of the Penal Code in reference to buying or receiving property used by or belonging to a railroad, telephone, telegraph, gas or electric light company." (No. 1941, Int. No. 325.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act incorporating the Personal Property Loan Company." (No. 1998, Int. No. 1252.)

Ordered, That the Clerk transmit said bill to the mayor of the city of New York.

"An act to provide for the extraordinary repair and improvement of existing mechanical and other structures and works on and connected with the canals of this State." (No. 539, Int. No. 488.)

"An act to amend the Membership Corporations Law, relating to the sale of unoccupied lots in cemeteries, and the disposition of the proceeds thereof." (No. 1583, Int. No. 1197.)

"An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of William H. Baker against the State for loss and damages alleged to have been sustained by him, arising out of the condemnation, quarantine and slaughtering of animals belonging to him, by authority of the State Board of Health and of the agricultural department." (No. 1881, Int. No. 1358.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act to incorporate the Firemen's Benevolent Fund Association of the City of New Rochelle, N. Y." (No. 1673, Int. No. 953.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New Rochelle.

"An act in relation to existing grade crossings over the New York and Harlem railroad at Mount Vernon avenue and Oak street, in the city of Mount Vernon, and to provide for the payment of the cost of the change or alteration thereof and of the work to be done." (No. 1306, Int. No. 1031.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

"An act to provide for the abolition, discontinuance and avoidance of certain grade crossings in the city of New York, and to that end to authorize the city of New York to grant a right of way under Saint Mary's park in the borough of the Bronx in said city of New York to the New York and Harlem Railroad Company, and to acquire from the said railroad company a part of its present roadway." (No. 791, Int. No. 497.)

"An act to provide for the abolition, discontinuance and avoidance of certain grade crossings in the city of New York." (No. 1117, Int. No. 498.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York."

A communication was received from Hon. J. H. Murphy, mayor of the city of Cohoes, returning Assembly bill No. 1924, entitled "An act to create and establish a city court in and for the city of Cohoes, to provide for the appointment of the officers thereof and to regulate the practice in said court" (Int. No. 684), with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill No. 1318, entitled "An act to except certain street opening proceeding in the county of Kings from the provisions of the Railroad Law, relating to grade crossings, and to legalize the appointment of commissioners in said proceedings" (Int. No. 118), with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The privileges of the floor were granted to Hon. John Fitzgerald, a former member.

On motion of Mr. Rogers, the House adjourned, to meet tomorrow morning at 9.30 o'clock.

THURSDAY, APRIL 23, 1903.

The House met pursuant to adjournment.

Prayer by Rev. Thomas D. Anderson.

On motion of Mr. Apgar, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to provide for a statue in memory of Alexander Hamilton, at the Capitol at Albany, and making an appropriation therefor" (No. 937, Rec. No. 408), which was read the first time and referred to the committee on rules.

"An act to amend the Forest, Fish and Game Law, relative to hunting with ferrets in Cattaraugus county" (No. 1204, Rec. No.

409), which was read the first time and referred to the committee on rules.

“An act to amend the Tax Law, relative to property exempt from taxation ” (No. 546, Rec. No. 410), which was read the first time and referred to the committee on rules.

“An act to exempt the real estate of religious corporations in the city of New York, as now constituted, from assessments for public improvements ” (No. 752, Rec. No. 411), which was read the first time and referred to the committee on rules.

“An act to amend section 1317 of the Code of Civil Procedure, in relation to appellate decisions ” (No. 1203, Rec. No. 412), which was read the first time and referred to the committee on rules.

“An act to amend the charter of the city of Rochester ” (No. 1090, Rec. No. 413), which was read the first time and referred to the committee on rules.

“An act to amend chapter 397 of the Laws of 1902, entitled ‘An act to incorporate an inebriates’ home, and to provide for the care and treatment of habitual drunkards therein’ ” (No. 1122, Rec. No. 414), which was read the first time and referred to the committee on rules.

“An act to amend chapter 125 of the Laws of 1903, entitled ‘An act to provide for the division of union free school districts containing territory of two or more incorporated villages’ ” (No. 1162, Rec. No. 415), which was read the first time and referred to the committee on rules.

“An act to amend the Greater New York charter relative to the department of street cleaning, by amending sections 534, 536, 544 and 545 thereof ” (No. 1179, Rec. No. 416), which was read the first time and referred to the committee on rules.

“An act to amend section 729 of the Greater New York charter, relative to the extension of the fire alarm telegraph service of said city ” (No. 1170, Rec. No. 417), which was read the first time and referred to the committee on rules.

“An act authorizing an additional justice of the peace in the town of Wilna, county of Jefferson ” (No. 1219, Rec. No. 418), which was read the first time and referred to the committee on rules.

“An act to amend chapter 423 of the Laws of 1896, entitled

'An act to preserve forever the New York and Albany post road as a State public highway' as amended by chapter 576 of the Laws of 1900, by excepting from the provisions of said act such portions of said road as lie within the villages of Hastings-on-Hudson and Dobbs Ferry, in Westchester county" (No. 395, Rec. No. 419), which was read the first time and referred to the committee on rules.

"An act to authorize the board of trustees of the village of Whitesboro, Oneida county, to borrow \$9,000 on the credit of said village for the completion of a sewerage system and to issue bonds therefor" (No. 1178, Rec. No. 420), which was read the first time and referred to the committee on rules.

"An act to authorize the board of estimate and apportionment of the city of New York to audit and allow William F. Grell, late sheriff of the county of New York, such legal expenses as he may have been and may hereafter be put to, not exceeding \$5,000 per annum, for three years after the expiration of his term of office" (No. 1201, Rec. No. 421), which was read the first time and referred to the committee on rules.

"An act to amend chapter 560 of the Laws of 1897, as amended by chapter 201 of the Laws of 1898, entitled 'An act to provide for the removal of a portion of the dock or pier in the Hudson river at Piermont,' correcting an error of description therein, and reappropriating the amount therein appropriated" (No. 446, Rec. No. 422), which was read the first time and referred to the committee on rules.

"An act to amend the Greater New York charter, by providing for the appointment of three additional city magistrates and a police clerk" (No. 1411, Rec. No. 424), which was read the first time.

On motion of Mr. Wainwright, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wainwright, and by unanimous consent said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would

agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Merritt	Shanahan
Allen	Curry	Hayden	Metcalfe	Sheldon
Allston	Daly	Hewitt	Monroe	Sherry
Apgar	Davis, L L	Hoadley	Moran	Simpson
Bedell	Denison	Hooker	Morgan	Smith, A P
Bostwick	Dickinson	Hornidge	Mortimer	Smith, G H
Bourke	Dolan	Hubbs	Neville	Smith, C W
Bridgeman	Doll	Kearney	Nichols	Smith, J T
Brill	Doughty	Keegan	Orr	Stevens
Bullwinkel	Dowling	Knapp	Outterson	Stiles
Burke	Duer	Landon	Pallace	Sulzbürger
Burns	Dwyer	Leggett	Palmer	Traub
Butler	Ellis	Lewis	Patton	Treat
Byrne	Everett	Lynch	Phillips	Ulmann
Cadin	Farrell	Mathews	Plank	Wainwright
Chambers	Finch	McCarthy, E J	Prince	Weber
Clark	Finegan	McCormack	Remsen	Wemple
Cohn	Fitzpatrick	McCullough	Reynolds	Williams
Conkling, J B	Graeff	McKeown	Richter	Wolf
Cooke, W V	Grattan	McManus	Rogers	Yale
Coon	Hackett	McNair	Rosenstein	Zettler
Coutant	Hammond	Mead	Ruehl	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent,

Mr. Rogers introduced a bill entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations" (Int. No. 1436), which was read the first time.

On motion of Mr. Rogers, and by unanimous consent, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution, and by virtue of the authority

thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill, Int. No. 1436, entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations."

Given under my hand and privy seal of the State, at the Capitol, in the city of Albany, this twenty-third day [L. S.] of April, in the year of our Lord, one thousand nine hundred and three.

B. B. ODELL, JR.

By the Governor,

JAMES G. GRAHAM,

Secretary to the Governor.

On motion of Mr. Rogers, and by unanimous consent, said bill was read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	Metcalf	Robinson
Agnew	Dale	Hewitt	Monroe	Rosenstein
Allston	Daly	Hinson	Moran	Scovill
Apgar	Davis, L L	Hoadley	Moreland	Shanahan
Bostwick	Davis, M	Hooker	Morgan	Sheldon
Bourke	Dickinson	Hubbs	Mortimer	Sherry
Bradley	Doll	Hughes	Neville	Sloane
Bridgeman	Dooling	Kearney	Nichols	Smith, G H
Brill	Doughty	Keegan	Nye	Smith, C W
Bullwinkel	Dowling	Knapp	Orr	Smith, J T
Burke	Duer	Landon	Otterson	Stevens
Burns	Ellis	Leggett	Oxford	Sullivan
Butler	Evans	Lewis	Pallace	Thorn
Cadin	Everett	Lynch	Palmer	Traub
Candee	Farrell	Mathews	Patchin	Treat
Chambers	Finch	McCarthy, E J	Pearsall	Ulmann
Clark	Finegan	McCarthy, J J	Phillips	Weber
Conkling, H	Fitzpatrick	McCormack	Plank	Wemple
Conkling, J B	Fowler	McCullough	Platt	Whitney
Cook, E	Grattan	McInerney	Prince	Wolf
Coon	Hackett	McManus	Remsen	Wood
Costello	Hammond	McNair	Reynolds	Yale
Coutant	Hanford	Merritt	Richter	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent,

Mr. Rogers introduced a bill entitled "An act to provide for free tuition of non-resident pupils in schools maintaining an academic department and making an appropriation therefor" (No. 2110, Int. No. 1437), which was read the first time.

On motion of Mr. Rogers, and by unanimous consent, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill No. 2110 (Int. No. 1437), entitled "An act to provide for free tuition of non-resident pupils in schools maintaining an academic department, and making an appropriation therefor."

Given under my hand and privy seal of the State, at the Capitol, in the city of Albany, this twenty-third day
[L. S.] of April, in the year of our Lord, one thousand nine hundred and three.

B. B. ODELL, Jr.

By the Governor,

JAMES G. GRAHAM,

Secretary to the Governor.

On motion of Mr. Rogers, and by unanimous consent, said bill was read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 1

Those who voted in the affirmative, were:

Abrams	Cowan	Hayden	Miller	Ruehl
Agnew	Cox	Hewitt	Monroe	Scovill
Allen	Curry	Hinson	Moran	Sheldon
Allston	Dale	Hoffman	Moreland	Sherry
Apgar	Daly	Hooker	Morgan	Sloane
Bedell	Davis, L L	Hornidge	Mortimer	Smith, A P
Bostwick	Davis, M	Hubbs	Mullaney	Smith, G H
Bourke	Denison	Hughes	Neville	Smith, C W
Bridgeman	Dickinson	Keegan	Nichols	Smith, J T
Brill	Dolan	Kehoe	Nye	Stevens
Bullwinkel	Doll	Knapp	Outterson	Stiles
Burke	Dooling	Landon	Oxford	Sulzbarger
Burns	Dowling	Leggett	Pallace	Thorn
Butler	Doyle	Lewis	Patchin	Traub
Byrne	Duer	Litthauer	Patton	Treat
Cadin	Ellis	Lynch	Phillips	Ulmann
Candee	Evans	Mathews	Plank	Wainwright
Chambers	Farrell	McCarthy, J J	Platt	Weber
Cohn	Finch	McCormack	Prince	Wemple
Conkling, H	Fitzpatrick	McCullough	Reeve	Whitney
Conkling, J B	Fowler	McInerney	Remsen	Wolf
Cook, E	Grattan	McManus	Richter	Wood
Cooke, W V	Hackett	Mead	Robinson	Yale
Coon	Hammond	Merritt	Rogers	Zettler
Costello	Hanford	Metcalfe		

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The committee on ways and means introduced a bill entitled "An act to provide ways and means for the support of government" (No. 2111, Int. No. 1438), which was read the first time.

On motion of Mr. Rogers, and by unanimous consent, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK -- EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity

of the immediate passage of Assembly bill No. 2111 (Int. No. 1438), entitled "An act to provide ways and means for the support of government."

Given under my hand and privy seal of the State, at the Capitol, in the city of Albany, this twenty-third day [L. S.] of April, in the year of our Lord, one thousand nine hundred and three.

B. B. ODELL, JR.

By the Governor,

JAMES G. GRAHAM,

Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hoadley	Morgan	Sherry
Agnew	Cox	Hoffman	Mullaney	Simpson
Allston	Curry	Hooker	Neville	Sloane
Apgar	Dale	Hornidge	Nye	Smith, A P
Bedell	Davis, L L	Hubbs	Orr	Smith, G H
Bostwick	Denison	Kearney	Outterson	Smith, C W
Bourke	Dolan	Keegan	Oxford	Smith, J T
Bridgeman	Doll	Kehoe	Pallace	Stevens
Brill	Doughty	Landon	Patchin	Stiles
Burke	Doyle	Leggett	Patton	Sulzbürger
Burnett	Dwyer	Litthauer	Phillips	Thorn
Burns	Ellis	Lynch	Plank	Traub
Byrne	Evans	Mathews	Platt	Treat
Cadin	Farrell	McCarthy, E J	Reeve	Ulmann
Candee	Finch	McCormack	Remsen	Wainwright
Chambers	Fitzpatrick	McCullough	Reynolds	Weber
Clark	Fowler	McKown	Richter	Wemple
Cohn	Grattan	McManus	Robinson	Williams
Conkling, H	Hammond	Mead	Rosenstein	Wolf
Conkling, J B	Hanford	Metcalfe	Ruchl	Wood
Cook, E	Hayden	Miller	Scovill	Yale
Coon	Hewitt	Moran	Sheldon	Zettler
Costello				

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the

passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend chapter 4 of the Laws of 1891, entitled 'An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,' relative to laying tracks on Battery park." (No. 1592, Int. No. 813.)

"An act to amend the Greater New York charter by adding an additional section thereto known as section 882, compelling the department of docks and ferries to set aside and reserve the entire first floor or lower part of the pier or dock at Fifty-seventh street, North river, borough of Manhattan, for the use of the public as and for a public dock." (No. 2093, Int. No. 1430.)

"An act to amend the Insurance Law, in relation to mistakes in applications for insurance." (No. 694, Int. No. 614.)

"An act to amend section 1788 of the Code of Civil Procedure, relating to an action against a corporation on a note." (No. 1789, Int. No. 104.)

"An act providing for the erection of a monument to Sir William Johnson, in the city of Johnstown, Fulton county, the acquisition of a site therefor, and making an appropriation for said site and monument." (No. 748, Int. No. 651.)

"An act in relation to the salaries of the attendants of the city court of the city of New York." (No. 1232, Int. No. 975.)

"An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton." (No. 2106, Int. No. 981.)

Senate, "An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidated School Law." (No. 1164, Assembly reprint No. 2107, Rec. No. 357.)

Which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the following entitled bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on third reading immediately:

"An act to amend the Revised Statutes, relating to the opening of ditches and prescribing the powers of fence viewers in respect thereto." (No. 1457, Int. No. 1122.)

Senate, "An act to amend the Forest, Fish and Game Law, in relation to the protection of wild black bears." (No. 392, Assembly reprint No. 1788, Rec. No. 53.)

"An act to vacate and abandon a portion of Second street in the village of Oneida Castle, as a street, and providing that the land lying contiguous to such abandoned portion on the south shall be bounded northerly by the center of said street." (No. 1327, Int. No. 597.)

"An act to amend the Domestic Commerce Law, relating to the fees to be charged for the use of steam shovels in connection with grain elevators." (No. 2088, Int. No. 836.)

Which report was agreed to, and said bills ordered made special orders on third reading immediately.

Mr. Speaker, from the committee on rules, to which was referred the following entitled Senate bills, reported in favor of the passage of the same without amendment, and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported:

"An act to amend the Forest, Fish and Game Law, relative to the privilege of witnesses." (No. 776, Rec. No. 403.)

"An act to exempt the real estate of religious corporations in the city of New York, as now constituted, from assessments for public improvements." (No. 752, Rec. No. 411.)

"An act to authorize the city of Rochester to sell and dispose of the stock of the Rochester and Genesee Valley Railroad Company owned by it." (No. 452, Rec. No. 107.)

"An act authorizing an additional justice of the peace in the town of Wilna, county of Jefferson." (No. 1219, Rec. No. 418.)

"An act to amend section 729 of the Greater New York charter, relative to the extension of the fire alarm telegraph service of said city." (No. 1170, Rec. No. 417.)

"An act to amend chapter 4 of the Laws of 1891, entitled 'An act to provide for rapid transit railways in cities of over 1,000,000

inhabitants,' relative to the construction of an independent railway system by and at the expense of such city." (No. 1115, Rec. No. 405.)

"An act to amend chapter 397 of the Laws of 1902, entitled 'An act to incorporate an inebriates' home, and to provide for the care and treatment of habitual drunkards therein.'" (No. 1122, Rec. No. 414.)

"An act to authorize the fire commissioner of the city of New York to inquire into the retirement from the uniformed force of the fire department of Patrick J. Gilroy, a fireman, and in his discretion to reinstate him." (No. 828, Rec. No. 204.)

"An act to incorporate the Troy and Colonie Bridge Company, for the purpose of constructing and maintaining a bridge, appurtenances and approaches to the same, over the Hudson river, from the foot of Hutton street in the city of Troy, to some point in the village of Green Island, on the opposite side of said Hudson river." (No. 875, Rec. No. 336.)

"An act to amend the Labor Law, relating to polishing and buffing." (No. 1141, Rec. No. 352.)

"An act to amend chapter 272 of the Laws of 1896, entitled "The Domestic Relations Law." (No. 459, Rec. No. 78.)

"An act to amend section 2472 of the Code of Civil Procedure, relative to the jurisdiction of surrogates." (No. 412, Rec. No. 97.)

"An act to amend the Greater New York charter by providing for a separate statement of the value of land in assessments of real estate and for the publication of the annual record of the assessed valuation of real estate in the city of New York." (No. 165, Rec. No. 41.)

"An act to amend the Labor Law relative to the employment of women and minors in dangerous occupations." (No. 379, Rec. No. 310.)

"An act to authorize the board of trustees of the village of Whitesboro, Oneida county, to borrow \$9,000 on the credit of said village for the completion of a sewerage system and to issue bonds therefor." (No. 1178, Rec. No. 420.)

"An act to amend the charter of the city of Rochester." (No. 1090, Rec. No. 413.)

"An act to amend the Forest, Fish and Game Law, relative to hunting with ferrets in Cattaraugus county." (No. 1204, Rec. No. 409.)

"An act to amend section 432 of the Code of Civil Procedure, relating to personal service of summons upon a foreign corporation." (No. 427, Rec. No. 133.)

"An act to amend section 1317 of the Code of Civil Procedure, in relation to appellate decisions." (No. 1203, Rec. No. 412.)

"An act to amend section 839 of the Code of Civil Procedure, relating to admissions by members of corporations." (No. 1181, Rec. No. 399.)

"An act to amend section 69 of chapter 686 of the Laws of 1892, being chapter 18 of the general laws, known as the County Law, in relation to authorizing towns to borrow money, and to add a new section to said law, to be known as section 69-a." (No. 804, Rec. No. 197.)

"An act to amend the Real Property Law, relating to the sale of real property devised or conveyed to a person for life with contingent remainder or remainders over to persons, the identity of whom cannot be definitely ascertained until the death of the person entitled to the life estate." (No. 1025, Rec. No. 307.)

Assembly, "An act to amend the Greater New York charter, relating to the sale of liquors in Wallabout market, borough of Brooklyn." (No. 1083, Senate reprint No. 1107, Int. No. 865.)

"An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' in relation to the duty of the commissioner of public safety in case of peril to public health." (No. 321, Rec. No. 174.)

"An act to amend chapter 182 of the Laws of 1898, charter of the cities of the second class, section 65, as amended by chapter 581 of the Laws of 1895 relative to appeals from audits of the Comptroller." (No. 654, Rec. No. 260.)

Which report was agreed to and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Palmer offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on rules be discharged from the further consideration of the bill (No. 422, Senate reprint No. 1039), entitled "An act to amend the Greater New York charter in relation to the police department, by amending sections 276, 289 and 299 thereof" (Int. No. 82), and that the amendments of the Senate be announced for concurrence.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 63

NOES 73

Those who voted in the affirmative, were:

Abrams	Dooling	Kearney	Metcalfe	Rosenstein
Bourke	Doughty	Keegan	Miller	Ruehl
Bullwinkel	Dowling	Kehoe	Moran	Scovill
Burke	Doyle	Leggett	Mortimer	Shanahan
Burns	Ellis	Litthauer	Mullaney	Sherry
Butler	Everett	Lynch	Neville	Sloane
Byrne	Farrell	Mathews	Oxford	Sullivan
Cooke, W V	Ferre	McCarthy, E J	Pallace	Sulzbarger
Curry	Fitzpatrick	McCormack	Palmer	Ulmann
Dale	Hackett	McCullough	Prince	Weber
Daly	Hinson	McInerney	Remsen	Wolf
Dolan	Hoffman	McKeown	Richter	Zettler
Doll	Hornidge	McManus		

Those who voted in the negative, were:

Agnew	Coon	Harvey	Nichols	Simpson
Allston	Costello	Hayden	Nye	Smith, A P
Apgar	Coutant	Hoadley	Orr	Smith, G H
Bedell	Cowan	Hooker	Patchin	Smith, C W
Bostwick	Cox	Hubbs	Patton	Smith, J T
Bridgeman	Davis, L L	Hughes	Pearsall	Stevens
Brill	Davis, M	Knapp	Phillips	Stiles
Burnett	Denison	Landon	Plank	Traub
Cadin	Dickinson	Lewis	Platt	Wainwright
Candee	Finch	McNair	Reeve	Wemple
Chambers	Fowler	Mead	Reynolds	Whitney
Clark	Graeff	Merritt	Robinson	Williams
Conkling, H	Grattan	Monroe	Rogers	Wood
Conkling, J B	Hammond	Moreland	Sheldon	Yale
Cook, E	Hanford	Morgan		

Mr. Speaker announced the special order, being the bill (No. 1083, Senate reprint No. 1107) entitled "An act to amend the Greater New York charter, relating to the sale of liquors in Wallabout market, borough of Brooklyn." (Int. No. 865.)

Mr. Byrne moved to concur in the amendments of the Senate thereto.

Mr. Speaker put the question whether the House would concur in said amendments, said bill have been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77

NOES 46

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hornidge	Metcalf	Rosenstein
Bostwick	Davis, M	Kearney	Miller	Shanahan
Bourke	Denison	Keegan	Monroe	Sherry
Brill	Doll	Kehoe	Mortimer	Simpson
Bullwinkel	Dooling	Knapp	Mullaney	Sloane
Burke	Doughty	Lewis	Neville	Smith, A P
Burns	Doyle	Litthauer	Outterson	Stevens
Butler	Duer	Lynch	Oxford	Stiles
Byrne	Ellis	Mathews	Palmer	Sullivan
Cadin	Ferre	McCarthy, E J	Patchin	Sulzburger
Cook, E	Fowler	McCullough	Phillips	Traub
Cooke, W V	Hackett	McInerney	Plank	Ulmann
Coutant	Hayden	McKeown	Prince	Wolf
Curry	Hinson	McManus	Revynolds	Yale
Dale	Hoffman	McNair	Richter	Zettler
Daly	Hooker			

Those who voted in the negative, were:

Agnew	Dickinson	Hewitt	Nye	Smith, C W
Allston	Dowling	Hoadley	Orr	Thorn
Bridgeman	Evans	Hubbs	Patton	Treat
Burnett	Farrell	Hughes	Pearsall	Wainwright
Clark	Fitzpatrick	Landon	Platt	Weber
Conkling, H	Graeff	Mead	Remsen	Wemple
Conkling, J B	Grattan	Merritt	Robinson	Whitney
Coon	Hammond	Moran	Scovill	Williams
Costello	Harvey	Nichols	Sheldon	Wood
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Speaker announced the special order, being the bill (No. 1592), entitled "An act to amend chapter 4 of the Laws of 1891, entitled 'An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,' relative to laying tracks on Battery park." (Int. No. 813.)

Debate was had thereon, when

Mr. Ellis moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 38

NOES 83

Those who voted in the affirmative, were:

Agnew	Chambers	Dickinson	Landon	Phillips
Allen	Clark	Dowling	Mead	Plank
Allston	Conkling, H	Evans	Moreland	Reynolds
Apgar	Conkling, J B	Finch	Morgan	Robinson
Bedell	Cook, E	Fowler	Oxford	Rogers
Bostwick	Coon	Graeff	Patton	Smith, A P
Bridgeman	Cox	Harvey	Pearsall	Stiles
Burnett	Davis, L L	Hooker		

Those who voted in the negative, were:

Abrams	Dooling	Kehoe	Mortimer	Sherry
Bradley	Doyle	Knapp	Mullaney	Simpson
Brill	Ellis	Lewis	Neville	Sloane
Bullwinkel	Everett	Litthauer	Nichols	Smith, J T
Burke	Farrell	Lynch	Nye	Stevens
Burns	Ferre	Mathews	Orr	Sullivan
Byrne	Fitzpatrick	McCarthy, E J	Pallace	Sulzburger
Cadin	Hackett	McCormack	Palmer	Thorn
Candee	Hanford	McCullough	Patchin	Traub
Cooke, W V	Hayden	McInerney	Platt	Treat
Costello	Hewitt	McKeown	Prince	Ulmann
Coutant	Hinson	McManus	Richter	Wemple
Curry	Hoffman	McNair	Rosenstein	Williams
Daly	Hornidge	Merritt	Ruehl	Wolf
Davis, M	Hughes	Metcalfe	Shanahan	Yale
Dolan	Kearney	Miller	Sheldon	Zettler
Doll	Keegan	Moran		

Mr. Speaker announced the special order, being the bill (No. 2088) entitled "An act to amend the Domestic Commerce Law, relating to the fees to be charged for the use of steam shovels in connection with grain elevators." (Int. No. 836.)

Said bill was read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 1

Those who voted in the affirmative, were:

Abrams	Coon	Hackett	Mead	Scovill
Agnew	Costello	Hammond	Metcalf	Sherry
Allen	Coutant	Harvey	Miller	Sheldon
Apgar	Cowan	Hayden	Monroe	Simpson
Allston	Cox	Hewitt	Moran	Sloane
Bedell	Curry	Hoadley	Morgan	Smith, A P
Bourke	Dale	Hoffman	Mortimer	Smith, G H
Bradley	Daly	Hooker	Neville	Smith, C W
Bridgeman	Davis, L L	Hubbs	Nye	Smith, J T
Brill	Davis, M	Hughes	Orr	Stevens
Bullwinkel	Dickinson	Kearney	Outtersen	Sullivan
Burke	Dolan	Keegan	Pallace	Sulzburger
Burnett	Doll	Kehoe	Patchin	Thorn
Burns	Dooling	Knapp	Patton	Traub
Butler	Doughty	Landon	Pearsall	Treat
Byrne	Dowling	Leggett	Plank	Ulmann
Cadin	Doyle	Litthauer	Prince	Wainwright
Candee	Duer	Lynch	Reeve	Weber
Chambers	Ellis	Mathews	Reynolds	Wemple
Clark	Evans	McCarthy, J J	Richter	Williams
Cohn	Farrell	McCormack	Robinson	Wolf
Conkling, H	Ferre	McCullough	Rogers	Wood
Conkling, J B	Fitzpatrick	McInerney	Rosenstein	Yale
Cook, E	Fowler	McKeown	Ruehl	Zettler
Cooke, W V	Grattan	McNair		

In the negative:

Finch

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1457) entitled "An act to amend the Revised Statutes, relating to the opening of ditches and prescribing the powers of fence viewers in respect thereto." (Int. No. 1122.)

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Metcalf	Rogers
Agnew	Dale	Hewitt	Miller	Ruehl
Allston	Davis, L L	Hoadley	Moran	Scovill
Apgar	Denison	Hooker	Moreland	Sheldon
Bedell	Dolan	Hornidge	Morgan	Sherry
Bostwick	Doll	Hughes	Mortimer	Sloane
Bradley	Doughty	Kearney	Neville	Smith, C W
Brill	Doyle	Kehoe	Nye	Smith, J T
Burke	Duer	Knapp	Outterson	Stiles
Burnett	Dwyer	Leggett	Pallace	Sullivan
Burns	Everett	Litthauer	Palmer	Thorn
Butler	Farrell	Mathews	Patton	Treat
Byrne	Finch	McCarthy, E J	Phillips	Ulmann
Candee	Finegan	McCormack	Plank	Weber
Clark	Fowler	McCullough	Prince	Wemple
Conkling, H	Grattan	McInerney	Remsen	Williams
Conkling, J B	Hammond	McManus	Reynolds	Wood
Cooke, W V	Hanford	Mead	Richter	Yale
Costello	Harvey	Merritt	Robinson	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 392, Assembly reprint No. 1788) entitled "An act to amend the Forest, Fish and Game Law, in relation to the protection of wild black bears." (Rec. No. 53.)

On motion of Mr. Mortimer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 3

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Monroe	Rosenstein
Agnew	Cox	Hoadley	Moran	Ruehl
Allen	Curry	Hooker	Moreland	Scovill
Apgar	Dale	Hubbs	Mortimer	Sheldon
Bedell	Davis, L L	Hughes	Neville	Sherry
Bostwick	Denison	Keegan	Nichols	Simpson
Bourke	Dolan	Kehoe	Nye	Sloane
Bradley	Doughty	Knapp	Orr	Smith, G H
Brill	Doyle	Leggett	Outtersen	Sullivan
Burke	Duer	Lewis	Pallace	Sulzbürger
Burns	Dwyer	Litthauer	Patchin	Traub
Butler	Ellis	Lynch	Patton	Treat
Byrne	Everett	Mathews	Phillips	Wainwright
Candee	Farrell	McCarthy, J J	Plank	Weber
Chambers	Finch	McCormack	Prince	Wemple
Clark	Fitzpatrick	McCullough	Reeve	Whitney
Cohn	Fowler	McKeown	Remsen	Williams
Conkling, J B	Graeff	McManus	Richter	Wolf
Cook, E	Grattan	Mead	Robinson	Wood
Coon	Hammond	Merritt	Rogers	Zettler
Costello	Harvey	Miller		

Those who voted in the negative, were:

Dooling Smith, C W Stevens

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the bill (No. 1327) entitled "An act to vacate and abandon a portion of Second street in the village of Oneida Castle, as a street, and providing that the land lying contiguous to such abandoned portion on the south shall be bounded northerly by the center of said street." (Int. No. 597.)

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 2

Those who voted in the affirmative, were:

Abrams	Cox	Hoffman	Miller	Rosenstein
Agnew	Curry	Hooker	Monroe	Scovill
Allen	Daly	Hubbs	Moreland	Sheldon
Allston	Davis, I. L.	Hughes	Morgan	Sherry
Apgar	Davis, M.	Keegan	Mortimer	Sloane
Bostwick	Denison	Kehoe	Mullaney	Smith, A. P.
Bourke	Dolan	Knapp	Neville	Smith, G. H.
Bradley	Doll	Landon	Nichols	Smith, J. T.
Bridgeman	Dowling	Leggett	Orr	Stiles
Bullwinkel	Doyle	Litthauer	Outterson	Sulzburger
Burke	Dwyer	Lynch	Oxford	Thorn
Burnett	Ellis	Mathews	Pallace	Traub
Burns	Evans	McCarthy, E. J.	Patchin	Treat
Butler	Farrell	McCarthy, J. J.	Patton	Ulmann
Byrne	Finch	McCormack	Pearsall	Wainwright
Candee	Finegan	McCullough	Phillips	Weber
Clark	Fitzpatrick	McInerney	Plank	Wemple
Conkling, H.	Graeff	McKeown	Platt	Whitney
Conkling, J. B.	Grattan	McManus	Reeve	Williams
Cooke, W. V.	Hammond	McNair	Remsen	Wood
Coon	Harvey	Mead	Reynolds	Yale
Coutant	Hayden	Metcalfe	Rogers	Zettler
Cowan	Hinson			

Those who voted in the negative, were:

Doolling Richter

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 2106) entitled "An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton." (Int. No. 981.)

Said bill having been announced for a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill No. 2106

(Int. No. 981), entitled "An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton."

Given under my hand and the privy seal of the State, at the Capitol, in the city of Albany, this twenty-third [L. S.] day of April, in the year of our Lord, one thousand nine hundred and three.

B. B. ODELL, JR.

By the Governor,

JAMES G. GRAHAM,
Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	McNair	Robinson
Agnew	Dale	Hinson	Merritt	Rosenstein
Allston	Davis, L L	Hoffman	Metcalfe	Scovill
Apgar	Davis, M	Hooker	Miller	Shanahan
Bedell	Denison	Hornidge	Monroe	Sherry
Bostwick	Dolan	Hubbs	Moran	Sloane
Bradley	Doll	Kearney	Moreland	Smith, A P
Bridgeman	Dooling	Keegan	Morgan	Smith, G H
Brill	Doughty	Kehoe	Mortimer	Smith, C W
Bullwinkel	Dowling	Knapp	Mullaney	Stevens
Burke	Duer	Landon	Neville	Stiles
Burnett	Dwyer	Leggett	Nye	Sulzbürger
Butler	Ellis	Lewis	Orr	Traub
Byrne	Everett	Litthauer	Oxford	Ulmann
Cadin	Farrell	Lynch	Pallace	Wainwright
Chambers	Ferre	Mathews	Patchin	Weber
Clark	Finegan	McCarthy, E J	Patton	Wemple
Conkling, H	Fitzpatrick	McCormack	Phillips	Williams
Conkling, J B	Graeff	McCullough	Platt	Wolf
Cooke, W V	Grattan	McInerney	Prince	Wood
Coon	Hammond	McKeown	Remsen	Yale
Coutant	Hanford	McManus	Richter	Zettler
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill and, as amended, have again passed the same, and request the concurrence of the Senate therein.

Mr. Speaker announced the special order, being the Senate bill (No. 1164, Assembly reprint No. 2107) entitled "An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidate School Law." (Rec. No. 357.)

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill No. 2107, being reprint of Senate bill No. 1164, entitled "An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidated School Law."

Given under my hand and the privy seal of the State, at the Capitol, in the city of Albany, this twenty-third
[L. s.] day of April, in the year of our Lord, one thousand nine hundred and three.

B. B. ODELL, JR

By the Governor,

JAMES G. GRAHAM,
Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hanford	McNair	Richter
Agnew	Cowan	Harvey	Merritt	Rogers
Allen	Curry	Hayden	Metcalfe	Rosenstein
Allston	Dale	Hewitt	Miller	Ruehl

Bedell	Daly	Hinson	Monroe	Scovill
Bostwick	Davis, M	Hoadley	Moreland	Sheldon
Bourke	Denison	Hoffman	Morgan	Simpson
Bradley	Dickinson	Hooker	Mortimer	Smith, A P
Bridgeman	Dolan	Hubbs	Mullaney	Smith, G H
Bullwinkel	Dooling	Hughes	Nichols	Stevens
Burnett	Dowling	Keegan	Orr	Sullivan
Butler	Duer	Kehoe	Oxford	Sulzburger
Byrne	Dwyer	Knapp	Pallace	Thorn
Candee	Evans	Landon	Patchin	Traub
Chambers	Farrell	Leggett	Pearsall	Ulmann
Clark	Finch	Lewis	Phillips	Wainwright
Cohn	Fitzpatrick	Lynch	Plank	Weber
Conkling, H	Graeff	McCarthy, E J	Platt	Whitney
Conkling, J B	Grattan	McCormack	Prince	Wolf
Cook, E	Hackett	McInerney	Reeve	Yale
Cooke, W V	Hammond	McManus	Remsen	Zettler
Costello				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Speaker announced the special order, being the bill (No. 2093) entitled "An act to amend the Greater New York charter by adding an additional section thereto known as section 882 compelling the department of docks and ferries to set aside and reserve the entire first floor or lower part of the pier or dock at Fifty-seventh street, North river, borough of Manhattan, for the use of the public as and for a public dock." (Int. No. 1430.)

On motion of Mr. Curry, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Moran	Shanahan
Agnew	Dale	Hewitt	Moreland	Sheldon
Allston	Daly	Hoadley	Morgan	Sherry

Apgar	Davis, L L	Hoffman	Mortimer	Sloane
Bedell	Davis, M	Hornidge	Mullaney	Smith, A P
Bourke	Denison	Hubbs	Neville	Smith, C W
Bradley	Dickinson	Hughes	Nichols	Smith, G H
Bridgeman	Dolan	Kearney	Nye	Smith, J T
Brill	Doll	Kehoe	Outterson	Stevens
Burke	Doughty	Knapp	Oxford	Stiles
Burnett	Dowling	Landon	Palmer	Sullivan
Burns	Doyle	Leggett	Patchin	Sulzburger
Byrne	Dwyer	Lewis	Patton	Thorn
Butler	Ellis	Lynch	Pearsall	Traub
Candee	Evans	Mathews	Phillips	Treat
Chambers	Farrell	McCarthy, E J	Plank	Ulmann
Clark	Ferre	McCarthy, J J	Platt	Wainwright
Cohn	Finch	McCullough	Reeve	Wemple
Conkling, H	Finegan	McInerney	Remsen	Whitney
Conkling, J B	Fitzpatrick	McKeown	Reynolds	Williams
Cooke, W V	Graeff	McManus	Richter	Wolf
Coon	Grattan	McNair	Robinson	Wood
Costello	Hammond	Mead	Rogers	Yale
Coutant	Hanford	Metcalf	Rosenstein	Zettler
Cowan	Harvey	Miller	Scovill	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 694) entitled "An act to amend the Insurance Law, in relation to mistakes in application for insurance." (Int. No. 614.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof.

AYES 37

NOES 38

Those who voted in the affirmative, were:

Brill	Doyle	Merritt	Phillips	Sullivan
Cadin	Ferre	Metcalf	Plank	Traub
Conkling, H	Fitzpatrick	Miller	Rogers	Ulmann
Cooke, W V	Fowler	Moran	Rosenstein	Wemple
Curry	Hoffman	Neville	Shanahan	Wolf
Daly	Hubbs	Oxford	Smith, G H	Yale
Davis, M	McManus	Pallace	Stevens	Zettler
Doughty	McNair			

Those who voted in the negative, were:

Abrams	Costello	Hanford	McInerney	Reynolds
Apgar	Coutant	Harvey	McKeown	Richter
Bedell	Cox	Hayden	Mead	Sheldon
Bostwick	Davis, L L	Hewitt	Monroe	Smith, A P
Bridgeman	Denison	Hughes	Orr	Sulzburger
Candee	Dickinson	Kehoe	Platt	Treat
Clark	Ellis	Lewis	Reeve	Wainwright
Coon	Finegan	Mathews		

Mr. Speaker announced the special order, being the bill (No. 1789) entitled "An act to amend section 1778 of the Code of Civil Procedure, relating to an action against a corporation on a note." (Int. No. 104.)

On motion of Mr. E. J. McCarthy, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hughes	Nye	Simpson
Agnew	Daly	Keegan	Orr	Sloane
Allen	Davis, L L	Kehoe	Oxford	Smith, A P
Allston	Denison	Knapp	Pallace	Smith, G H
Bedell	Dolan	Landon	Patchin	Smith, C W
Bostwick	Doll	Leggett	Patton	Smith, J T
Bourke	Doughty	Lewis	Pearsall	Stevens
Bridgeman	Dowling	Lynch	Phillips	Stiles
Brill	Doyle	Matwews	Plank	Sullivan
Bullwinkel	Dwyer	McCarthy, E J	Platt	Sulzburger
Burke	Evans	McCarthy, J J	Prince	Thorn
Burnett	Everett	McCormack	Reeve	Traub
Butler	Farrell	McCullough	Remsen	Treat
Byrne	Finch	McKeown	Reynolds	Ulmann
Cadin	Fitzpatrick	McManus	Richter	Wainwright
Chambers	Graeff	McNair	Robinson	Weber
Clark	Hackett	Mead	Rogers	Wemple
Cohn	Harvey	Merritt	Rosenstein	Whitney
Conkling, J B	Hayden	Miller	Ruehl	Williams
Cook, E	Hinson	Moran	Scovill	Wolf
Coon	Hoffman	Morgan	Shanahan	Wood
Coutant	Hooker	Mullaney	Sheldon	Yale
Cowan	Hornidge	Neville	Sherry	Zettler
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1232) entitled "An act in relation to the salaries of the attendants of the city court of the city of New York." (Int. No. 975.)

On motion of Mr. Dooling, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 1

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	Metcalf	Scovill
Allen	Dale	Hayden	Moran	Shanahan
Allston	Daly	Hinson	Morgan	Sheldon
Apgar	Davis, M	Hoadley	Mortimer	Sherry
Bedell	Denison	Hoffman	Neville	Simpson
Bostwick	Dolan	Hornidge	Nye	Sloane
Bourke	Dooling	Hubbs	Orr	Smith, A P
Bridgeman	Doughty	Hughes	Outterson	Smith, G H
Bullwinkel	Dowling	Keegan	Oxford	Smith, C W
Burke	Doyle	Kehoe	Pallace	Smith, J T
Burnett	Duer	Knapp	Patchin	Stevens
Burns	Dwyer	Landon	Patton	Sullivan
Butler	Evans	Leggett	Pearsall	Sulzbürger
Byrne	Everett	Litthauer	Phillips	Traub
Candee	Farrell	Lynch	Platt	Ulmann
Chambers	Finch	McCarthy, E J	Prince	Wainwright
Cohn	Finegan	McCarthy, J J	Remsen	Weber
Cook, E	Fitzpatrick	McCullough	Reynolds	Wemple
Cooke, W V	Graeff	McKeown	Richter	Williams
Coon	Grattan	McManus	Robinson	Wood
Coutant	Hackett	McNair	Rogers	Yale
Cox	Hanford	Mead	Ruehl	Zettler

In the negative:

Conkling, H

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

748) entitled "An act providing for the erection of a monument to Sir William Johnson, in the city of Johnstown, Fulton county, the acquisition of a site therefor, and making an appropriation for said site and monument." (Int. No. 651.)

On motion of Mr. C. W. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	McManus	Rosenstein
Agnew	Daly	Hinson	Mead	Ruehl
Allen	Davis, L L	Hoadley	Merritt	Scovill
Apgar	Denison	Hoffman	Miller	Sheldon
Bostwick	Dolan	Hooker	Moran	Simpson
Bourke	Dooling	Hornidge	Moreland	Smith, A P
Bradley	Dowling	Hubbs	Mortimer	Smith, G H
Brill	Doyle	Hughes	Neville	Smith, C W
Bullwinkel	Dwyer	Kearney	Nichols	Smith, J T
Burke	Evans	Keegan	Orr	Stiles
Burns	Everett	Kehoe	Oxford	Sulzburger
Byrne	Ferre	Knapp	Palmer	Thorn
Candee	Finch	Landon	Patton	Treat
Chambers	Finegan	Leggett	Pearsall	Wainwright
Clark	Fitzpatrick	Lewis	Plank	Weber
Conkling, H	Fowler	Lynch	Prince	Wemple
Conkling, J B	Graeff	Mathews	Remsen	Williams
Cook, E	Hackett	McCarthy, J J	Reynolds	Wood
Coon	Hammond	McCormack	Richter	Yale
Costello	Hanford	McInerney	Rogers	Zettler
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 321) entitled "An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' in relation to the duty of the commissioner of public safety in case of peril to public health." (Rec. No. 174.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Denison	Hoadley	Mead	Robinson
Allen	Dickinson	Hoffinan	Metcalfe	Rosenstein
Apgar	Doll	Hooker	Miller	Scovill
Bedell	Doughty	Hornidge	Monroe	Sheldon
Bourke	Dowling	Hubbs	Moreland	Simpson
Bridgeman	Duer	Hughes	Morgan	Smith, A P
Bullwinkel	Ellis	Keegan	Mortimer	Smith, C W
Burke	Evans	Kehoe	Mullaney	Smith, J T
Burns	Farrell	Knapp	Nichols	Stiles
Byrne	Ferre	Landon	Nye	Sulzburger
Candee	Finch	Leggett	Outterson	Traub
Chambers	Finegan	Litthauer	Pallace	Ulmann
Clark	Fitzpatrick	Lynch	Palmer	Wainwright
Conkling, H	Fowler	McCarthy, E J	Patton	Weber
Cook, E	Grattan	McCarthy, J J	Pearsall	Wemple
Costello	Hackett	McCormack	Plank	Williams
Cowan	Hammond	McInerney	Platt	Wolf
Curry	Harvey	McKeown	Reeve	Wood
Dale	Hayden	McManus	Rensen	Yale
Davis, L L	Hinson	McNair	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1025) entitled "An act to amend the Real Property Law, relating to the sale of real property devised or conveyed to a person for life with contingent remainder or remainders over to persons, the identity of whom cannot be definitely ascertained until the death of the person entitled to the life estate." (Rec. No. 307.)

On motion of Mr. Candee, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McManus	Richter
Agnew	Cowan	Hanford	McNair	Rogers
Allston	Curry	Hayden	Merritt	Ruehl
Apgar	Dale	Hinson	Metcalfe	Shanahan
Bostwick	Daly	Hoffman	Miller	Sherry
Bourke	Davis, M	Hornidge	Moran	Sloane
Bradley	Denison	Hubbs	Moreland	Smith, A P
Brill	Dolan	Hughes	Mortimer	Smith, G H
Bullwinkel	Doll	Keegan	Mullaney	Stevens
Burnett	Doughty	Kehoe	Nichols	Sullivan
Burns	Doyle	Knapp	Nye	Sulzbarger
Byrne	Duer	Landon	Outterson	Traub
Cadin	Dwyer	Leggett	Oxford	Ulmann
Chambers	Ellis	Lewis	Palmer	Wainwright
Clark	Everett	Lynch	Patton	Weber
Cohn	Farrell	Mathews	Pearsall	Whitney
Conkling, H	Finch	McCarthy, F J	Plank	Wolf
Cook, E	Fitzpatrick	McCarthy, J J	Platt	Yale
Cooke, W V	Fowler	McCullough	Reeve	Zettler
Coon	Grattan	McInerney	Reynolds	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 804) entitled "An act to amend section 69 of chapter 686 of the Laws of 1892, being chapter 18 of the general laws, known as the County Law, in relation to authorizing towns to borrow money, and to add a new section to said law, to be known as section 69-a." (Rec. No. 197.)

On motion of Mr. Outterson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hayden	Metcalfe	Rogers
Agnew	Dale	Hinson	Monroe	Rosenstein
Allston	Daly	Hoadley	Moran	Scovill
Apgar	Davis, M	Hooker	Moreland	Sheldon
Bostwick	Denison	Hornidge	Mortimer	Simpson
Bourke	Dolan	Hughes	Mullaney	Smith, A P
Bradley	Dooling	Kearney	Neville	Smith, C W
Brill	Doughty	Kehoe	Nichols	Smith, G H
Bullwinkel	Dowling	Knapp	Orr	Stevens
Burnett	Duer	Landon	Outterson	Sullivan
Burns	Dwyer	Leggett	Oxford	Sulzbarger
Byrne	Evans	Litthauer	Palmer	Traub
Cadin	Everett	Lynch	Patchin	Ulmann
Chambers	Farrell	Mathews	Patton	Wainwright
Cohn	Finch	McCarthy, E J	Phillips	Wemple
Conkling, H	Finegan	McCormack	Plank	Whitney
Conkling, J B	Fitzpatrick	McCullough	Platt	Williams
Cook, E	Graeff	McKeown	Reeve	Wood
Coon	Hackett	McManus	Remsen	Yale
Costello	Hammond	Mead	Richter	Zettler
Coutant	Harvey	Merritt	Robinson	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1181) entitled "An act to amend section 839 of the Code of Civil Procedure, relating to admissions by members of corporations." (Rec. No. 399.)

On motion of Mr. Outterson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 1

Those who voted in the affirmative, were:

Abrams	Denison	Hughes	Moreland	Sheldon
Agnew	Dickinson	Kearney	Morgan	Sherry
Allen	Doll	Keegan	Mullaney	Simpson
Allston	Doughty	Kehoe	Neville	Smith, A P
Bedell	Dowling	Knapp	Nichols	Smith, C W
Bostwick	Dwyer	Landon	Nye	Smith, G H
Bradley	Ellis	Leggett	Outterson	Smith, J T
Bridgeman	Evans	Lewis	Oxford	Stevens
Bullwinkel	Farrell	Litthauer	Pallace	Stiles
Burke	Ferre	Mathews	Patchin	Sulzburger
Burnett	Finegan	McCarthy, E J	Patton	Thorn
Butler	Fowler	McCarthy, J J	Pearsall	Traub
Cadin	Graeff	McCormack	Phillips	Treat
Chambers	Grattan	McCullough	Plank	Ulmann
Clark	Hackett	McInerney	Platt	Wainwright
Conkling, H	Hammond	McKeown	Prince	Weber
Conkling, J B	Hanford	McManus	Remsen	Wemple
Cooke, W V	Harvey	McNair	Reynolds	Whitney
Costello	Hayden	Mead	Richter	Williams
Coutant	Hinson	Merritt	Rogers	Wolf
Cowan	Hoadley	Metcalfe	Rosenstein	Wood
Curry	Hoffman	Miller	Ruehl	Yale
Dale	Hornidge	Monroe	Shanahan	Zettler
Davis, L L	Hubbs			

In the negative:

Dooling

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1203) entitled "An act to amend section 1317 of the Code of Civil Procedure, in relation to appellate decisions." (Rec. No. 412.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Grattan	McManus	Robinson
Agnew	Cowan	Hackett	Mead	Rogers
Allen	Cox	Hanford	Metcalfe	Ruehl
Allston	Curry	Harvey	Miller	Shanahan
Bedell	Dale	Hayden	Moran	Sheldon
Bostwick	Daly	Hewitt	Moreland	Sherry
Bourke	Davis, L L	Hoadley	Morgan	Sloane
Bridgeman	Denison	Hoffman	Mortimer	Smith, C W
Bullwinkel	Dickinson	Hooker	Neville	Smith, J T
Burke	Doll	Hornidge	Nichols	Stevens
Burns	Dooling	Kearney	Orr	Stiles
Butler	Doughty	Keegan	Oxford	Sulzburger
Cadin	Dowling	Kehoe	Pallace	Traub
Candee	Duer	Knapp	Palmer	Treat
Chambers	Dwyer	Landon	Patton	Ulmann
Clark	Evans	Leggett	Pearsall	Wemple
Cohn	Everett	Litthauer	Phillips	Whitney
Conkling, H	Ferre	Lynch	Platt	Williams
Conkling, J B	Finch	McCarthy, E J	Reeve	Wolf
Cook, W V	Finegan	McCormack	Remsen	Yale
Coon	Fitzpatrick	McCullough	Richter	Zettler
Costello	Fowler	McKeown		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 427) entitled "An act to amend section 432 of the Code of Civil Procedure relating to personal service of summons upon a foreign corporation." (Rec. No. 133.)

On motion of Mr. Outtersen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Graeff	McManus	Scovill
Allen	Costello	Hackett	Mead	Shanahan
Allston	Cowan	Hanford	Merritt	Sherry

Apgar	Cox	Harvey	Miller	Sloane
Bedell	Curry	Hewitt	Moran	Smith, C W
Bostwick	Dale	Hinson	Moreland	Smith, J T
Bourke	Daly	Hoffman	Mortimer	Stevens
Bradley	Davis, L L	Hooker	Neville	Sullivan
Bridgeman	Denison	Hornidge	Nye	Sulzburger
Brill	Dickinson	Hughes	Orr	Thorn
Burke	Dolan	Keegan	Oxford	Treat
Burnett	Dooling	Knapp	Pallace	Ulmann
Burns	Dowling	Landon	Patchin	Wainwright
Butler	Doyle	Leggett	Pearsall	Weber
Cadin	Dwyer	Litthauer	Plank	Wemple
Candee	Evans	Lynch	Prince	Whitney
Chambers	Everett	Mathews	Reeve	Wolf
Cohn	Ferre	McCarthy, J J	Reynolds	Wood
Conkling, J B	Finch	McCullough	Richter	Yale
Cook, E	Fitzpatrick	McKeown	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1204) entitled "An act to amend the Forest, Fish and Game Law, relative to hunting with ferrets in Cattaraugus county." (Rec. No. 409.)

On motion of Mr. Sheldon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Coon	Graeff	McCullough	Rogers
Agnew	Coutant	Hackett	McInerney	Rosenstein
Allen	Cowan	Hammond	McManus	Ruehl
Allston	Cox	Hanford	McNair	Shanahan
Apgar	Curry	Harvey	Mead	Sheldon
Bedell	Dale	Hayden	Merritt	Simpson
Bostwick	Davis, L L	Hewitt	Miller	Sloane
Bourke	Davis, M	Hinson	Monroe	Smith, G H
Bradley	Denison	Hoatley	Moran	Smith, C W
Bridgeman	Dickinson	Hoffman	Moreland	Smith, J T
Brill	Doll	Hornidge	Mortimer	Stiles

Bullwinkel	Dooling	Hubbs	Mullaney	Sullivan
Burke	Doughty	Hughes	Neville	Thorn
Burnett	Doyle	Kearney	Nye	Traub
Burns	Duer	Kehoe	Orr	Ulmann
Butler	Dwyer	Knapp	Oxford	Wainwright
Byrne	Ellis	Landon	Palmer	Weber
Cadin	Evans	Leggett	Patton	Wemple
Candee	Everett	Lewis	Pearsall	Williams
Chambers	Farrell	Lynch	Plank	Wolf
Clark	Ferre	Mathews	Prince	Wood
Cohn	Finegan	McCarthy, E J	Remsen	Yale
Conkling, J B	Fitzpatrick	McCarthy, J J	Reynolds	Zettler
Cooke, W V	Fowler	McCormack	Richter	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1090) entitled "An act to amend the charter of the city of Rochester." (Rec. No. 413.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 94

NOES 00

Those who voted in the affirmative, were:

Abrams	Costello	Hammond	McKeown	Richter
Allen	Cowan	Harvey	McNair	Robinson
Allston	Cox	Hayden	Merritt	Rosenstein
Bedell	Curry	Hewitt	Metcalfe	Scovill
Bostwick	Davis, L L	Hoadley	Monroe	Sheldon
Bradley	Davis, M	Hoffman	Moreland	Simpson
Bridgeman	Denison	Hornidge	Morgan	Smith, A P
Bullwinkel	Dolan	Hubbs	Mullaney	Smith, C W
Burnett	Doll	Kearney	Nichols	Smith, G H
Burns	Dooling	Keegan	Orr	Stevens
Byrne	Doughty	Kehoe	Oxford	Sulzbarger
Cadin	Doyle	Knapp	Palmer	Traub
Chambers	Dwyer	Leggett	Patton	Ulmann
Clark	Ellis	Litthauer	Pearsall	Weber
Conkling, H	Everett	Lynch	Phillips	Wemple
Conkling, J B	Finch	Mathews	Plank	Wolf
Cook, E	Fowler	McCarthy, J J	Platt	Wood
Cooke, W V	Graeff	McCullough	Reeve	Zettler
Coon	Grattan	McInerney	Remsen	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1178) entitled "An act to authorize the board of trustees of the village of Whitesboro, Oneida county, to borrow \$9,000 on the credit of said village for the completion of a sewerage system and to issue bonds therefor." (Rec. No. 420.)

On motion of Mr. Brill, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Metcalf	Ruehl
Agnew	Daly	Hinson	Miller	Scovill
Allen	Davis, L L	Hoadley	Moran	Sheldon
Allston	Denison	Hooker	Morgan	Sherry
Apgar	Dickinson	Hornidge	Mortimer	Simpson
Bostwick	Dolan	Hughes	Neville	Sloane
Bourke	Doll	Kearney	Nichols	Smith, A P
Bradley	Dooling	Keegan	Nye	Smith, G H
Brill	Doughty	Knapp	Orr	Smith, J T
Bullwinkel	Doyle	Landon	Oxford	Stiles
Burnett	Dwyer	Leggett	Pallace	Sullivan
Burns	Evans	Lewis	Palmer	Sulzbürger
Byrne	Farrell	Litthauer	Patchin	Traub
Cadin	Ferre	Lynch	Pearsall	Treat
Chambers	Finch	McCarthy, E J	Phillips	Ulmann
Clark	Finegan	McCarthy, J J	Plank	Wainwright
Cohn	Fitzpatrick	McCullough	Prince	Weber
Conkling, J B	Graeff	McInerney	Reeve	Whitney
Cook, E	Grattan	McManus	Remsen	Williams
Coon	Hammond	McNair	Reynolds	Wood
Coutant	Hanford	Mead	Richter	Yale
Cowan	Harvey	Merritt	Rogers	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 379) entitled "An act to amend the Labor Law, relative to the employment of women and minors in dangerous occupations." (Rec. No. 310.)

On motion of Mr. Cox, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof.

AYES 18

NOES 53

Those who voted in the affirmative, were:

Agnew	Clark	Cox	Davis, M	Landon
Allston	Conkling, H	Dale	Evans	McCormack
Bedell	Cook, E	Daly	Everett	Patton
Bostwick	Cowan	Davis, L L		

Those who voted in the negative, were:

Brill	Finch	Mead	Prince	Smith, C W
Bullwinkel	Fowler	Monroe	Reynolds	Smith, J T
Burnett	Hammond	Moran	Richter	Stiles
Byrne	Hanford	Moreland	Robinson	Sullivan
Cadin	Hooker	Mullaney	Rogers	Sulzbürger
Candee	Hughes	Neville	Shanahan	Thorn
Costello	Lewis	Orr	Sherry	Treat
Curry	Lynch	Palmer	Simpson	Ulmann
Denison	McCarthy, E J	Pearsall	Smith, A P	Wood
Dickinson	McCarthy, J J	Plank	Smith, G H	Zettler
Doolling	McNair	Platt		

Mr. Speaker announced the special order, being the Senate bill (No. 165) entitled "An act to amend the Greater New York charter by providing for a separate statement of the value of land in assessments of real estate and for the publication of the annual record of the assessed valuation of real estate in the city of New York." (Rec. No. 41.)

Said bill having been announced for a second reading,

On motion of Mr. Bostwick, said bill was laid aside, retaining its place on the order of second reading.

Mr. Speaker announced the special order, being the Senate bill (No. 412) entitled "An act to amend section 2472 of the Code of Civil Procedure, relative to the jurisdiction of surrogates." (Rec. No. 97.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

AYES 109

NOES 1

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Merritt	Robinson
Agnew	Curry	Hoadley	Metcalfe	Rosenstein
Allston	Dale	Hoffman	Miller	Scovill
Apgar	Daly	Hornidge	Monroe	Shanahan
Bedell	Davis, M	Hubbs	Moran	Sheldon
Bourke	Dickinson	Kearney	Moreland	Sherry
Bradley	Dolan	Keegan	Morgan	Smith, C W
Bridgeman	Dooling	Kehoe	Mortimer	Smith, G H
Bullwinkel	Doughty	Knapp	Neville	Stevens
Burke	Dowling	Landon	Nichols	Sullivan
Burnett	Duer	Leggett	Nye	Sulzbürger
Burns	Ellis	Lewis	Outterson	Traub
Byrne	Evans	Litthauer	Oxford	Ulmann
Cadin	Everett	Mathews	Pallace	Wainwright
Candee	Ferre	McCarthy, E J	Patchin	Weber
Clark	Finch	McCarthy, J J	Pearsall	Wemple
Cohn	Fitzpatrick	McCormack	Phillips	Williams
Conkling, J B	Graeff	McInerney	Platt	Wolf
Cook, E	Grattan	McKeown	Reeve	Wood
Cooke, W V	Hammond	McManus	Remsen	Yale
Costello	Harvey	McNair	Reynolds	Zettler
Coutant	Hayden	Mead	Richter	

In the negative:

Palmer

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 459) entitled "An act to amend chapter 272 of the Laws

of 1896, entitled 'The Domestic Relations Law.'” (Rec. No. 78.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

AYES 120

NOES 1

Those who voted in the affirmative, were:

Abrams	Cooke, W V	Fitzpatrick	McCarthy, E J	Remsen
Agnew	Costello	Fowler	McCarthy, J J	Richter
Allen	Coutant	Graeff	McCormack	Robinson
Allston	Cox	Grattan	McInerney	Rosenstein
Apgar	Curry	Hammond	McKeown	Ruehl
Bedell	Dale	Hanford	McManus	Scovill
Bostwick	Daly	Harvey	Mead	Sheldon
Bourke	Davis, L L	Hewitt	Merritt	Simpson
Bradley	Davis, M	Hinson	Metcalfe	Smith, A P
Bridgeman	Denison	Hoadley	Miller	Smith, G H
Brill	Dickinson	Hooker	Monroe	Stevens
Bullwinkel	Dolan	Hornidge	Moreland	Stiles
Burke	Doll	Hubbs	Morgan	Sulzburger
Burnett	Dooling	Hughes	Mullaney	Thorn
Burns	Doughty	Kearney	Neville	Treat
Butler	Dowling	Keegan	Nye	Ulmann
Byrne	Doyle	Kehoe	Orr	Wainwright
Cadin	Dwyer	Knapp	Outterson	Weber
Candee	Ellis	Landon	Pallace	Wemple
Chambers	Evans	Leggett	Patchin	Whitney
Clark	Everett	Lewis	Pearsall	Williams
Conkling, H	Farrell	Litthauer	Phillips	Wolf
Conkling, J B	Ferre	Lynch	Platt	Yale
Cook, E	Finch	Mathews	Prince	Zettler

In the negative:

Palmer

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1141) entitled "An act to amend the Labor Law relating to polishing and buffing." (Rec. No. 352.)

On motion of Mr. Whitney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	Merritt	Richter
Agnew	Cowan	Harvey	Metcalfe	Rogers
Allen	Cox	Hayden	Miller	Rosenstein
Allston	Curry	Hinson	Monroe	Ruehl
Bedell	Daly	Hoadley	Moran	Scovill
Bostwick	Davis, L L	Hoffman	Moreland	Shanahan
Bourke	Davis, M	Hooker	Morgan	Sheldon
Bradley	Dickinson	Hornidge	Mortimer	Sherry
Brill	Dolan	Hughes	Neville	Simpson
Bullwinkel	Dooling	Kearney	Nichols	Smith, A P
Burke	Doughty	Keegan	Nye	Smith, C W
Burnett	Dowling	Kehoe	Outterson	Smith, J T
Butler	Doyle	Knapp	Oxford	Stevens
Byrne	Dwyer	Landon	Pallace	Stiles
Cadin	Ellis	Leggett	Palmer	Sullivan
Candee	Evans	Lewis	Patchin	Thorn
Clark	Everett	Lynch	Patton	Treat
Cohn	Ferre	Mathews	Pearsall	Wainwright
Conkling, H	Finch	McCarthy, E J	Phillips	Weber
Conkling, J B	Finegan	McCormack	Plank	Whitney
Cook, E	Fowler	McCullough	Platt	Wolf
Cooke, W V	Graeff	McInerney	Prince	Wood
Coon	Grattan	McManus	Remsen	Yale
Costello	Hackett	McNair	Reynolds	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 828) entitled "An act to authorize the fire commissioner of the city of New York to inquire into the retirement from the uniformed force of the fire department of Patrick J. Gilroy, a fireman, and in his discretion to reinstate him." (Rec. No. 204.)

On motion of Mr. Wood, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Merritt	Sheldon
Agnew	Curry	Harvey	Miller	Sherry
Allen	Dale	Hayden	Moran	Simpson
Apgar	Daly	Hewitt	Morgan	Sloane
Bedell	Davis, I. L.	Hoadley	Mullaney	Smith, A. P.
Bostwick	Davis, M.	Hoffman	Nichols	Smith, G. H.
Bourke	Denison	Hooker	Orr	Smith, J. T.
Bradley	Dickinson	Hornidge	Outtersen	Stevens
Brill	Doll	Hubbs	Oxford	Stiles
Bullwinkel	Dooling	Hughes	Pallace	Sullivan
Burke	Dowling	Kearney	Patchin	Sulzbürger
Burnett	Doyle	Keegan	Patton	Thorn
Burns	Duer	Kehoe	Pearsall	Traub
Cadin	Ellis	Landon	Phillips	Treat
Candee	Evans	Leggett	Plank	Ulmann
Clark	Everett	Lewis	Platt	Wainwright
Cohn	Farrell	Lynch	Prince	Wemple
Conkling, H.	Ferre	Matwews	Reeve	Whitney
Cook, E.	Finch	McCarthy, J. J.	Reynolds	Williams
Cooke, W. V.	Finegan	McCormack	Richter	Wolf
Coon	Fowler	McInerney	Rogers	Wood
Costello	Grattan	McKeown	Ruehl	Yale
Coutant	Hackett	McNair	Scovill	Zettler
Cowan	Hammond	Mead	Shanahan	

Ordered. That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1122) entitled "An act to amend chapter 397 of the Laws of 1902, entitled 'An act to incorporate an inebriates' home, and to provide for the care and treatment of habitual drunkards therein.'" (Rec. No. 414.)

On motion of Mr. Fitzpatrick, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hammond	McManus	Richter
Agnew	Cox	Hanford	McNair	Robinson
Allen	Curry	Harvey	Mead	Rosenstein
Apgar	Dale	Hewitt	Merritt	Ruehl
Bedell	Daly	Hoadley	Miller	Shanahan
Bourke	Davis, L L	Hoffman	Monroe	Sheldon
Bradley	Davis, M	Hornidge	Moran	Sherry
Bridgeman	Denison	Hubbs	Morgan	Sloane
Bullwinkel	Dickinson	Hughes	Mullaney	Smith, C W
Burke	Dolan	Kearney	Neville	Smith, G H
Burnett	Dooling	Keegan	Nye	Stevens
Burns	Dowling	Knapp	Orr	Sullivan
Butler	Duer	Landon	Oxford	Sulzbürger
Byrne	Dwyer	Leggett	Pallace	Traub
Candee	Ellis	Lewis	Palmer	Ulmann
Chambers	Everett	Lynch	Patchin	Wainwright
Clark	Farrell	Mathews	Patton	Wemple
Conkling, H	Ferre	McCarthy, E J	Pearsall	Williams
Conkling, J B	Finch	McCarthy, J J	Plank	Wolf
Cook, E	Fitzpatrick	McCullough	Platt	Wood
Coon	Fowler	McInerney	Prince	Yale
Costello	Grattan	McKeown	Remsen	Zettler
Coutant				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1115) entitled "An act to amend chapter 4 of the Laws of 1891, entitled 'An act to provide for rapid transit railways in cities of over 1,000,000 inhabitants,' relative to the construction of an independent railway system by and at the expense of such city." (Rec. No. 405.)

Said bill having been announced for a second reading.

Mr. Burnett moved that said bill be recommitted to the committee on rules.

Debate was had thereon, when

Mr. Ellis moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Burnett, and it was determined in the affirmative.

Mr. Rogers moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the clerk called the roll, when the following members responded :

Abrams	Cox	Hubbs	Morgan	Rosenstein
Agnew	Davis, L L	Hughes	Mortimer	Ruehl
Allen	Denison	Kehoe	Mullaney	Scovill
Allston	Dickinson	Knapp	Neville	Shanahan
Apgar	Doughty	Landon	Nichols	Sheldon
Bedell	Dowling	Leggett	Nye	Sherry
Bostwick	Dwyer	Lewis	Outterson	Simpson
Bradley	Evans	Litthauer	Oxford	Sloane
Brill	Everett	Lynch	Pallace	Smith, A P
Bullwinkel	Farrell	Mathews	Palmer	Smith, C W
Burnett	Ferre	McCarthy, E J	Patchin	Stevens
Cadin	Finch	McCarthy, J J	Patton	Stiles
Candee	Fowler	McCormack	Pearsall	Sullivan
Chambers	Hackett	McKeown	Phillips	Sulzburger
Clark	Hammond	McManus	Plank	Thorn
Conkling, H	Hanford	McNair	Platt	Traub
Cook, E	Harvey	Merritt	Prince	Treat
Cooke, W V	Hayden	Metcalfe	Reeve	Wainwright
Coon	Hinson	Miller	Remsen	Weber
Costello	Hoadley	Monroe	Reynolds	Whitney
Coutant	Hooker	Moran	Rogers	Williams
Cowan	Hornidge	Moreland		

108

Mr. Rogers moved that all further proceedings under the call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 1170) entitled "An act to amend section 729 of the Greater New York charter, relative to the extension of the firm alarm telegraph service of said city." (Rec. No. 417.)

On motion of Mr. Bostwick said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 59

Those who voted in the affirmative, were:

Agnew	Coutant	Hayden	Nye	Simpson
Allen	Cowan	Hewitt	Orr	Smith, A P
Allston	Cox	Hoadley	Outterson	Smith, C W
Apgar	Davis, L L	Hooker	Patchin	Smith, G H
Bedell	Davis, M	Hubbs	Patton	Smith, J T
Bostwick	Denison	Hughes	Pearsall	Stevens
Bridgeman	Dickinson	Knapp	Phillips	Stiles
Brill	Doughty	Landon	Plank	Thorn
Burnett	Dowling	Leggett	Platt	Traub
Cadin	Dwyer	Lewis	Reeve	Treat
Candee	Evans	McNair	Remsen	Wainwright
Chambers	Finch	Mead	Reynolds	Weber
Clark	Fowler	Merritt	Robinson	Wemple
Conkling, H	Graeff	Monroe	Rogers	Whitney
Conkling, J B	Grattan	Moran	Ruehl	Williams
Cook, E	Hammond	Moreland	Scovill	Wood
Coon	Hanford	Morgan	Sheldon	Yale
Costello	Harvey	Nichols		

Those who voted in the negative, were:

Abrams	Daly	Hackett	McCullough	Prince
Bourke	Dolan	Hinson	McInerney	Richter
Bradley	Doll	Hoffman	McKeown	Rosenstein
Bullwinkel	Dooling	Hornidge	McManus	Shanahan
Burke	Doyle	Kearney	Metcalfe	Sherry
Burns	Duer	Keegan	Miller	Sloane
Butler	Ellis	Kehoe	Mortimer	Sullivan
Byrne	Everett	Litthauer	Mullaney	Sulzburger
Cohn	Farrell	Lynch	Neville	Ulmann
Cooke, W V	Ferre	Mathews	Oxford	Wolf
Curry	Finegan	McCarthy, E J	Pallace	Zettler
Dale	Fitzpatrick	McCormack	Palmer	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1219) entitled "An act authorizing an additional justice of the peace in the town of Wilna, county of Jefferson." (Rec. No. 418.)

On motion of Mr. Outtersen, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Harvey	McNair	Rogers
Agnew	Daly	Hayden	Merritt	Rosenstein
Allston	Davis, M	Hewitt	Metcalf	Scovill
Apgar	Denison	Hinson	Monroe	Shanahan
Bourke	Dickinson	Hoffman	Moreland	Sherry
Bridgeman	Dolan	Hooker	Mortimer	Sloane
Brill	Dooling	Hornidge	Mullaney	Smith, A P
Burke	Dowling	Kearney	Neville	Smith, G H
Burns	Doyle	Keegan	Nye	Stevens
Butler	Duer	Knapp	Outterson	Sullivan
Byrne	Ellis	Landon	Oxford	Sulzbürger
Chambers	Evans	Leggett	Pallace	Traub
Cohn	Everett	Lewis	Patchin	Treat
Conkling, H	Ferre	Litthauer	Pearsall	Ulrich
Conkling, J B	Finch	Lynch	Phillips	Wainwright
Cook, E	Finegan	McCarthy, E J	Platt	Weber
Cooke, W V	Fowler	McCarthy, J J	Prince	Williams
Costello	Graeff	McCullough	Remsen	Wolf
Coutant	Hachett	McInerney	Reynolds	Wood
Cowan	Hanford	McKeown	Robinson	Zettler
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 452) entitled "An act to authorize the city of Rochester to sell and dispose of the stock of the Rochester and Genesee Valley Railroad company owned by it." (Rec. No. 107.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoffman	Mullaney	Sherry
Agnew	Davis, M	Hornidge	Neville	Simpson
Allston	Denison	Hubbs	Nichols	Sloane
Bedell	Dolan	Hughes	Nye	Smith, A P
Bradley	Doll	Kearney	Orr	Smith, C W
Bridgeman	Dooling	Keegan	Outterson	Smith, J T
Bullwinkel	Doughty	Knapp	Pallace	Stiles
Burke	Dowling	Landon	Patchin	Sullivan
Burns	Doyle	Leggett	Patton	Sulzbürger
Byrne	Duer	Litthauer	Phillips	Thorn
Cadin	Ellis	Lynch	Plank	Traub
Candee	Evans	McCarthy, E J	Platt	Treat
Chambers	Farrell	McCarthy, J J	Prince	Ulmann
Clark	Finch	McCullough	Reeve	Wainwright
Cohn	Fitzpatrick	McKeown	Reynolds	Weber
Conkling, J B	Fowler	McNair	Richter	Wemple
Cook, E	Grattan	Merritt	Rogers	Whitney
Coon	Hanford	Metcalfe	Rosenstein	Williams
Coutant	Harvey	Monroe	Scovill	Wolf
Cowan	Hewitt	Moran	Shanahan	Yale
Curry	Hinson	Morgan	Sheldon	Zettler
Dale				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 752) entitled "An act to exempt the real estate of religious corporations in the city of New York, as now constituted, from assessments for public improvements." (Rec. No. 411.)

On motion of Mr. McKeown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hinson	Morgan	Scovill
Agnew	Cox	Hoffman	Mullaney	Sheldon
Allen	Curry	Hornidge	Neville	Sherry
Apgar	Daly	Hubbs	Nichols	Sloane
Bedell	Davis, I. L.	Keegan	Nye	Smith, C. W.
Bostwick	Denison	Kehoe	Orr	Smith, G. H.
Bradley	Dickinson	Landon	Oxford	Smith, J. T.
Bridgeman	Doll	Leggett	Pallace	Stevens
Brill	Doughty	Lewis	Palmer	Stiles
Bullwinkel	Doyle	Lynch	Patton	Sulzburger
Burnett	Dwyer	Mathews	Phillips	Thorn
Burns	Evans	McCarthy, E. J.	Plank	Traub
Butler	Everett	McCormack	Platt	Ulmann
Cadin	Ferre	McCullough	Prince	Wainwright
Candee	Finegan	McInerney	Reeve	Weber
Clark	Fowler	McKeown	Remsen	Wemple
Conkling, H.	Grattan	McManus	Reynolds	Whitney
Conkling, J. B.	Hackett	Mead	Richter	Williams
Cook, E.	Hammond	Merritt	Robinson	Wood
Coon	Hanford	Miller	Rogers	Yale
Costello	Hayden	Monroe	Ruehl	Zettler
Coutant	Hewitt	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 776) entitled "An act to amend the Forest, Fish and Game Law relative to the privilege of witnesses." (Rec. No. 403.)

On motion of Mr. Allston, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M.	Hinson	Monroe	Sheldon
Agnew	Dickinson	Hoffman	Moreland	Sherry
Allen	Dolan	Hooker	Mortimer	Simpson

Allston	Doll	Hubbs	Neville	Sloane
Apgar	Dooling	Hughes	Nichols	Smith, A P
Bedell	Doughty	Kearney	Nye	Smith, C W
Bostwick	Dowling	Keegan	Orr	Smith, J T
Bradley	Doyle	Kehoe	Outterson	Stevens
Bridgeman	Duer	Knapp	Oxford	Sullivan
Bullwinkel	Dwyer	Landon	Pallace	Sulzbürger
Burnett	Ellis	Leggett	Patchin	Thorn
Butler	Everett	Lewis	Patton	Traub
Cadin	Farrell	Litthauer	Pearsall	Treat
Candee	Ferre	Lynch	Phillips	Ulmann
Clark	Finch	McCarthy, E J	Platt	Wainwright
Conkling, H	Finegan	McCarthy, J J	Reeve	Weber
Conkling, J B	Fitzpatrick	McCullough	Remsen	Wemple
Cooke, W V	Graeff	McInerney	Reynolds	Whitney
Costello	Grattan	McKeown	Richter	Williams
Coutant	Hanford	McManus	Robinson	Wolf
Cowan	Harvey	McNair	Rogers	Wood
Curry	Hayden	Merritt	Ruehl	Yale
Dale	Hewitt	Metcalfe	Scovill	Zettler
Davis, L L				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 875) entitled "An act to incorporate the Troy and Colonie Bridge Company, for the purpose of constructing and maintaining a bridge, appurtenances and approaches to the same, over the Hudson river, from the foot of Hutton street in the city of Troy, to some point in the village of Green Island, on the opposite side of said Hudson river." (Rec. No. 336.)

Said bill having been announced for a second reading,

Mr. Palmer moved to amend as follows:

Page 6, line 25, strike out the words "persons" and "and."

Page 7, line 3, strike out beginning with the word "but" and all words after the word "but" in line 3, and strike out all of lines 4, 5 and 6, and the word "description" in line 7.

Same page, line 10, strike out, beginning with the word "if," and all words after the word "if," in line 10, and strike out all of lines 11, 12, 13, 14 and 15.

Same page, after the word "bridge," line 10, insert the following: "The corporation hereby created shall charge no toll for foot passengers."

Mr. Speaker put the question whether the House would agree to said motion of Mr. Palmer, and it was determined in the negative.

AYES 45

NOES 77

Those who voted in the affirmative, were:

Abrams	Dolan	Hornidge	McNair	Rosenstein
Brill	Ellis	Kehoe	Metcalfe	Shanahan
Bullwinkel	Everett	Litthauer	Miller	Sherry
Cadin	Farrell	Lynch	Moran	Sulzburger
Cook, E	Ferre	Mathews	Mortimer	Thorn
Cooke, W V	Fitzpatrick	McCarthy, E J	Nye	Treat
Cowan	Hackett	McCormack	Palmer	Williams
Dale	Hinson	McCullough	Patchin	Wolf
Daly	Hoffman	McInerney	Platt	Yale

Those who voted in the negative, were:

Agnew	Curry	Hooker	Nichols	Ruehl
Allston	Davis, L L	Hubbs	Outtersen	Scovill
Apgar	Davis, M	Hughes	Oxford	Simpson
Bedell	Denison	Knapp	Pallace	Smith, A P
Bourke	Dickinson	Landon	Patton	Smith, G H
Bridgeman	Dooling	Leggett	Pearsall	Smith, J T
Burnett	Dowling	Lewis	Phillips	Stevens
Butler	Doyle	McManus	Plank	Stiles
Byrne	Evans	Mead	Prince	Traub
Chambers	Finch	Merritt	Reeve	Ulmann
Conkling, H	Fowler	Monroe	Remsen	Wainwright
Conkling, J B	Grattan	Moreland	Reynolds	Weber
Coon	Hammond	Morgan	Richter	Wemple
Costello	Harvey	Mullaney	Robinson	Whitney
Coutant	Hayden	Neville	Rogers	Wood
Cox	Hoadley			

Mr. Rogers moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded:

Abrams	Cowan	Hewitt	Miller	Ruehl
Agnew	Cox	Hinson	Monroe	Scovill
Allen	Curry	Hoadley	Moran	Shanahan
Allston	Dale	Hoffman	Moreland	Sheldon
Apgar	Daly	Hooker	Morgan	Sherry
Bedell	Davis, L L	Hornidge	Mortimer	Simpson
Bostwick	Davis, M	Hubbs	Mullaney	Sloane
Bourke	Denison	Hughes	Neville	Smith, A P
Bradley	Dickinson	Kearney	Nye	Smith, C W
Bridgeman	Doll	Kehoe	Orr	Smith, G H
Brill	Dooling	Knapp	Outtersen	Smith, J T
Bullwinkel	Doughty	Landon	Oxford	Stevens
Burke	Dowling	Leggett	Palmer	Stiles
Burnett	Doyle	Lewis	Patchin	Sullivan
Burns	Duer	Litthauer	Patton	Sulzburger
Butler	Ellis	Lynch	Pearsall	Traub
Byrne	Evans	Mathews	Phillips	Treat
Cadin	Everett	McCarthy, E J	Plank	Ulmann
Candee	Farrell	McCormack	Platt	Wainwright

Chambers I	Ferre	McCullough	Prince	Weber
Clark	Finch	McInerney	Reeve	Wemple
Conkling, H	Fitzpatrick	McKeown	Remsen	Whitney
Conkling, J B	Fowler	McManus	Reynolds	Williams
Cook, E	Graeff	McNair	Richter	Wolf
Cooke, W V	Grattan	Mead	Robinson	Wood
Coon	Hammond	Merritt	Rogers	Yale
Costello	Harvey	Metcalf	Rosenstein	Zettler
Coutant	Hayden			

137

Mr. Rogers moved that all further proceedings under the call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Chambers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 41

Those who voted in the affirmative, were:

Abrams	Curry	Harvey	Merritt	Robinson
Agnew	Daly	Hayden	Monroe	Rogers
Allen	Davis, L L	Hoadley	Moran	Ruehl
Allston	Davis, M	Hooker	Moreland	Scovill
Apgar	Denison	Hornidge	Morgan	Sloane
Bedell	Dickinson	Hubbs	Mullaney	Smith, C W
Bostwick	Doll	Hughes	Nichols	Smith, G H
Bourke	Dooling	Keegan	Orr	Stevens
Bridgeman	Doughty	Knapp	Oxford	Stiles
Burnett	Dowling	Landon	Pallace	Sullivan
Burns	Evans	Leggett	Patton	Traub
Byrne	Everett	Lewis	Pearsall	Ulmann
Chambers	Ferre	Litthauer	Plank	Wainwright
Clark	Finch	McCullough	Prince	Weber
Conkling, H	Fitzpatrick	McKeown	Reeve	Wemple
Coon	Fowler	McManus	Remsen	Whitney
Costello	Grattan	McNair	Reynolds	Wolf
Coutant	Hackett	Mead	Richter	Wood
Cox	Hammond			

Those who voted in the negative, were:

Bradley	Dale	Kehoe	Nye	Sheldon
Brill	Dolan	Lynch	Outterson	Sherry

Bullwinkel	Ellis	Mathews	Palmer	Smith, J T
Burke	Graeff	McCarthy, E J	Patchin	Sulzburger
Cadin	Hanford	McCormack	Phillips	Treat
Candee	Hinson	Metcalfe	Platt	Williams
Conkling, J B	Hoffman	Miller	Rosenstein	Yale
Cook, E	Kearney	Neville	Shanahan	Zettler
Cooke, W V				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 654) entitled "An act to amend chapter 182 of the Laws of 1898, charter of the cities of the second class, section 65, as amended by chapter 581 of the Laws of 1899 relative to appeals from audits of the Comptroller." (Rec. No. 260.)

On motion of Mr. Dwyer, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hewitt	Morgan	Sheldon
Agnew	Davis, M	Hoadley	Mortimer	Sherry
Allen	Denison	Hoffman	Mullaney	Simpson
Allston	Dickinson	Hooker	Neville	Sloane
Apgar	Dolan	Hornidge	Nichols	Smith, A P
Bedell	Dooling	Hubbs	Nye	Smith, C W
Bostwick	Doughty	Hughes	Orr	Smith, G H
Bourke	Dowling	Keegan	Outtersen	Smith, J T
Bridgeman	Doyle	Kehoe	Oxford	Stevens
Brill	Duer	Knapp	Pallace	Stiles
Bullwinkel	Dwyer	Landon	Palmer	Sullivan
Burke	Ellis	Mathews	Patchin	Sulzburger
Burnett	Evans	McCarthy, E J	Pearsall	Thorn
Burns	Everett	McCarthy, J J	Phillips	Traub
Butler	Farrell	McCormack	Plank	Treat
Cadin	Ferre	McCullough	Platt	Ulmann
Chambers	Finch	McInerney	Reeve	Wainwright
Clark	Finegan	McKeown	Remsen	Weber
Conkling, H	Fitzpatrick	McManus	Richter	Wemple
Conkling, J B	Fowler	McNair	Robinson	Whitney

Cooke, W V	Graeff	Merritt	Rogers	Williams
Coon	Hackett	Metcalfe	Rosenstein	Wolf
Coutant	Hammond	Miller	Ruehl	Wood
Cowan	Hanford	Moran	Scovill	Yale
Cox	Harvey	Moreland	Shanahan	Zettler
Curry	Hayden			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 568) entitled "An act to enable the city of Yonkers to erect a city hall and purchase the necessary land therefor, and to provide for the issue of bonds for the payment therefor" (Rec. No. 163), reported in favor of the passage of the same without amendment, and that the same be made a special order on second and third reading immediately, which report was agreed to, and said bill ordered made a special order on second and third reading immediately.

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 00

Those who voted in the affirmative, were:

Agnew	Daly	Hewitt	Monroe	Scovill
Allen	Davis, L L	Hinson	Moran	Shanahan
Apgar	Denison	Hoffman	Moreland	Sheldon
Bedell	Dickinson	Hooker	Mortimer	Simpson
Bostwick	Dolan	Hubbs	Mullaney	Sloane
Bourke	Doll	Kearney	Neville	Smith, A P
Bridgeman	Dooling	Keegan	Nichols	Smith, C W
Brill	Doughty	Kehoe	Outterson	Smith, G H
Bullwinkel	Dowling	Knapp	Oxford	Smith, J T
Burnett	Doyle	Landon	Palmer	Stevens
Butler	Duer	Leggett	Patchin	Stiles
Byrne	Dwyer	Lewis	Patton	Sulzbürger
Cadin	Ellis	Litthauer	Pearsall	Thorn

Candee	Everett	Mathews	Phillips	Traub
Clark	Farrell	McCarthy, E J	Plank	Treat
Cohn	Ferre	McCarthy, J J	Prince	Ulmann
Conkling, J B	Finegan	McCormack	Reeve	Wainwright
Cook, E	Fitzpatrick	McCullough	Remsen	Wemple
Cooke, W V	Fowler	McInerney	Reynolds	Whitney
Coon	Graeff	McKeown	Richter	Williams
Costello	Grattan	McNair	Robinson	Wolf
Coutant	Hackett	Mead	Rogers	Wood
Cowan	Hanford	Metcalfe	Rosenstein	Yale
Cox	Harvey	Miller	Ruehl	Zettler
Dale				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 869) entitled "An act to amend chapter 182 of the Laws of 1892, entitled 'An act to incorporate the city of Mount Vernon, relating to official newspapers'" (Rec. So. 386), reported in favor of the passage of the same without amendment, and that the same be made a special order on second and third reading immediately, which report was agreed to, and said bill ordered made a special order on second and third reading immediately.

On motion of Mr. Wainwright, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoadley	Miller	Ruehl
Agnew	Daly	Hoffman	Monroe	Scovill
Allston	Davis, L L	Hooker	Moreland	Sheldon
Apgar	Denison	Hornidge	Morgan	Sherry
Bostwick	Dickinson	Hubbs	Mortimer	Sloane
Bourke	Dolan	Hughes	Mullaney	Smith, A P
Bridgeman	Doll	Keegan	Neville	Smith, C W
Brill	Doughty	Knapp	Nichols	Smith, J T

Bullwinkel	Dowling	Leggett	Nye	Stevens
Burke	Duer	Lewis	Outterson	Stiles
Burns	Dwyer	Litthauer	Oxford	Sulzbürger
Butler	Ellis	Mathews	Pallace	Thorn
Cadin	Evans	McCarthy, E J	Patchin	Traub
Candee	Everett	McCarthy, J J	Patton	Treat
Clark	Ferre	McCormack	Pearsall	Ulmann
Cohn	Finegan	McCullough	Plank	Wainwright
Conkling, H	Fowler	McInerney	Prince	Weber
Cook, E	Grattan	McKeown	Reeve	Wemple
Cooke, W V	Hammond	McManus	Reynolds	Whitney
Costello	Hanford	McNair	Richter	Wolf
Coutant	Hayden	Merritt	Rogers	Yale
Cox	Hinson	Metcalfe	Rosenstein	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 1082) entitled "An act to provide for the erection of an armory in the city of Rochester, for the use of the National Guard and Naval Militia there stationed, and making an appropriation therefor, providing for the purchase of a site for such armory and the taking of real estate therefor" (Rec. No. 384), reported in favor of the passage of the same without amendment, and that the same be made a special order on second and third reading immediately, which report was agreed to, and said bill ordered made a special order on second and third reading immediately.

On motion of Mr. G. H. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hanford	Merritt	Robinson
Allen	Daly	Harvey	Metcalfe	Rosenstein
Allston	Davis, L L	Hayden	Miller	Ruehl

Bedell	Davis, M	Hinson	Monroe	Seovill
Bostwick	Denison	Hoadley	Moreland	Sheldon
Bourke	Dickinson	Hoffman	Morgan	Sherry
Bradley	Doll	Hooker	Mortimer	Sloane
Brill	Dooling	Hornidge	Mullaney	Smith, A P
Bullwinkell	Doughty	Hubbs	Neville	Smith, G H
Burke	Dowling	Kearney	Nichols	Smith, J T
Burnett	Dwyer	Keegan	Nye	Stevens
Burns	Doyle	Knapp	Orr	Stiles
Butler	Duer	Landon	Outterson	Sulzbürger
Byrne	Ellis	Leggett	Oxford	Thorn
Candee	Evans	Lewis	Palmer	Traub
Chambers	Everett	Lynch	Patchin	Treat
Cohn	Farrell	Mathews	Patton	Ulmann
Conkling, H	Ferre	McCarthy, E J	Phillips	Wainwright
Conkling, J B	Finegan	McCarthy, J J	Plank	Weber
Cook, E	Fitzpatrick	McCormack	Platt	Wemple
Cooke, W V	Fowler	McCullough	Prince	Whitney
Coon	Graeff	McInerney	Reeve	Williams
Costello	Grattan	McManus	Remsen	Wood
Coutant	Hackett	McNair	Reynolds	Yale
Cowan	Hammond	Mead	Richter	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 499) entitled "An act to amend section 93 of the Railroad Law in relation to consents" (Rec. No. 152), reported in favor of the passage of the same without amendment, and that the same be made a special order on second and third reading immediately, which report was agreed to, and said bill ordered made a special order on second and third reading immediately.

Said bill having been announced for a second reading.

Mr. Finch moved that said bill be recommitted to the committee on rules.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Finch, and it was determined in the negative.

AYES 44

NOES 86

Those who voted in the affirmative, were:

Abrams	Cowan	Finch	Mathews	Reynolds
Agnew	Curry	Hackett	McCarthy, E J	Rosenstein
Bostwick	Daly	Hayden	McCormack	Shanahan
Bullwinkell	Denison	Hinson	McCullough	Stevens
Butler	Dolan	Hoadley	Metcalfe	Sulzbürger
Clark	Doll	Hoffman	Monroe	Wainwright

Conkling, H	Duer	Hooker	Pallace	Wood
Cook, E	Ellis	Kearney	Plank	Zettler
Cooke, W V	Farrell	Lynch	Prince	

Those who voted in the negative, were:

Apgar	Davis, M	Hughes	Neville	Sherry
Bedell	Dickinson	Keegan	Nichols	Simpson
Bourke	Dooling	Kehoe	Nye	Sloane
Bridgeman	Doughty	Knapp	Orr	Smith, A P
Brill	Dowling	Leggett	Oxford	Smith, G H
Burnett	Doyle	Lewis	Patchin	Smith, J T
Burns	Ferre	Litthauer	Patton	Stiles
Byrne	Fitzpatrick	McInerney	Pearsall	Sullivan
Cadin	Fowler	McKeown	Phillips	Thorn
Candee	Graeff	McManus	Platt	Traub
Chambers	Grattan	McNair	Remsen	Treat
Conkling, J B	Hammond	Mead	Richter	Ulmann
Coon	Hanford	Merritt	Robinson	Weber
Costello	Harvey	Moran	Rogers	Wemple
Coutant	Hewitt	Moreland	Ruehl	Williams
Cox	Hornidge	Morgan	Scovill	Wolf
Dale	Hubbs	Mullaney	Sheldon	Yale
Davis, L L				

On motion of Mr. Leggett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 45

Those who voted in the affirmative, were:

Apgar	Davis, M	Hubbs	Nichols	Simpson
Bedell	Denison	Hughes	Nye	Sloane
Bourke	Dickinson	Kearney	Orr	Smith, A P
Bridgeman	Dooling	Kehoe	Outterson	Smith, G H
Brill	Doughty	Knapp	Oxford	Smith, J T
Burnett	Dowling	Leggett	Patchin	Stiles
Burns	Evans	Lewis	Patton	Sullivan
Byrne	Ferre	Litthauer	Pearsall	Thorn
Cadin	Fitzpatrick	McInerney	Phillips	Traub
Candee	Fowler	McKeown	Platt	Treat
Chambers	Graeff	McManus	Reeve	Ulmann
Conkling, J B	Grattan	McNair	Remsen	Weber
Coon	Hackett	Merritt	Richter	Wemple
Costello	Hammond	Moran	Rogers	Whitney
Coutant	Hanford	Moreland	Ruehl	Williams

Cox	Hewitt	Morgan	Scovill	Wolf
Dale	Hoadley	Mullaney	Sheldon	Yale
Davis, L L	Hornidge	Neville		

Those who voted in the negative, were:

Abrams	Cooke, W V	Farrell	McCarthy, E J	Reynolds
Agnew	Cowan	Finch	McCormack	Rosenstein
Allston	Curry	Harvey	McCullough	Shanahan
Bostwick	Daly	Hayden	Metcalf	Sherry
Bullwinkel	Dolan	Hinson	Miller	Stevens
Butler	Doll	Hoffman	Monroe	Sulzburger
Clark	Doyle	Hooker	Mortimer	Wainwright
Conkling, H	Ellis	Lynch	Plank	Wood
Cook, E	Everett	Mathews	Prince	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 937) entitled "An act to provide for a statute in memory of Alexander Hamilton, at the capitol at Albany, and making an appropriation therefor" (Rec. No. 408), reported in favor of the passage of the same without amendment, and that the same be made a special order on second and third reading immediately, which report was agreed to, and said bill ordered made a special order on second and third reading immediately.

On motion of Mr. Outterson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hubbs	Mortimer	Shanahan
Allen	Denison	Hughes	Mullaney	Sheldon
Apgar	Dickinson	Kearney	Neville	Simpson
Bedell	Dolan	Keegan	Nichols	Sloane
Bostwick	Doll	Kehoe	Nye	Smith, A P
Bradley	Dooling	Knapp	Outterson	Smith, C W
Bridgeman	Doughty	Landon	Oxford	Smith, G H
Bullwinkel	Doyle	Leggett	Pallace	Smith, J T

Burke	Duer	Lewis	Palmer	Stevens
Burnett	Ellis	Litthauer	Patchin	Stiles
Burns	Evans	Lynch	Patton	Sullivan
Butler	Everett	McCarthy, E J	Pearsall	Sulzbarger
Cadin	Ferre	McCarthy, J J	Plank	Thorn
Candee	Finegan	McCormack	Platt	Traub
Chambers	Fitzpatrick	McInerney	Prince	Treat
Clark	Graeff	McKeown	Reeve	Ulmann
Conkling, H	Grattan	McManus	Remsen	Wainwright
Cook, E	Hammond	McNair	Reynolds	Weber
Cooke, W V	Hanford	Mead	Richter	Wemple
Costello	Harvey	Merritt	Robinson	Whitney
Coutant	Hayden	Miller	Rogers	Wolf
Cox	Hinson	Monroe	Rosenstein	Wood
Dale	Hoadley	Moran	Ruehl	Yale
Daly	Hoffman	Moreland	Scovill	Zettler
Davis, L L	Hooker			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker, from the committee on rules, to which was referred the Senate bill (No. 1187) entitled "An act making an appropriation for the House of Refuge for Women at Hudson" (Rec. No. 398), reported in favor of the passage of the same without amendment, and that the same be made a special order on second and third reading immediately, which report was agreed to, and said bill ordered made a special order on second and third reading immediately.

On motion of Mr. Scoville, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hanford	McManus	Reynolds
Allen	Cox	Harvey	McNair	Richter
Allston	Curry	Hewitt	Mead	Robinson
Apgar	Dale	Hinson	Merritt	Rogers
Bedell	Davis, L L	Hoadley	Metcalfe	Ruehl
Bostwick	Davis, M	Hoffman	Miller	Scovill
Bourke	Dickinson	Hooker	Monroe	Shanahan

Bridgeman	Dolan	Hubbs	Moran	Sherry
Brill	Doll	Hughes	Morgan	Simpson
Bullwinkel	Doughty	Kearney	Mortimer	Sloane
Burke	Dowling	Keegan	Mullaney	Smith, A P
Burnett	Doyle	Kehoe	Nichols	Smith, G H
Butler	Dwyer	Knapp	Nye	Smith, J T
Cadin	Ellis	Landon	Orr	Stevens
Candee	Evans	Leggett	Outterson	Sullivan
Chambers	Everett	Lewis	Oxford	Sulzbunger
Clark	Farrell	Litthauer	Pallace	Traub
Cohn	Finch	Lynch	Patchin	Treat
Conkling, H	Finegan	Mathews	Patton	Wainwright
Conkling, J B	Fitzpatrick	McCarthy, J J	Pearsall	Wemple
Cook, E	Fowler	McCormack	Phillips	Williams
Cooke, W V	Graeff	McCullough	Plank	Wood
Coon	Grattan	McInerney	Reeve	Yale
Costello	Hackett	McKeown	Remsen	Zettler
Coutant	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker, from the committee on rules, to which was referred the Senate concurrent resolution (No. 1129) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section 10 of article 8 of the Constitution, relating to the limitation of indebtedness of counties, cities, towns and villages by excepting the city of New York from the provisions of said section after the 1st day of January, 1904" (Rec. No. 369), reported in favor of the the passage of the same, with the following amendment:

Page 4, line 14, strike out the word "four" and insert in place thereof the word "five."

Which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second and third reading.

On motion of Mr. Rogers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, in the words following:

CONCURRENT RESOLUTION of the Senate and Assembly proposing an amendment to section ten of article eight of the constitution, relating to the limitation of indebtedness of counties, cities, towns and villages by excepting the city of New York from the provisions of said section after the first day of January, nineteen hundred and four.

Whereas, The legislature at its regular session in nineteen hundred and one duly adopted a resolution providing for an

amendment to the constitution relating to the limitation of indebtedness of counties, cities, towns and villages, by excepting the city of New York from the provisions of said section after the first day of January, nineteen hundred and four; and

Whereas, Such resolution has been duly published in accordance with law and the constitution and referred to this legislature for action, therefore:

Section 1. Resolved (if the assembly concur), That section ten of article eight of the constitution be amended to read as follows:

ARTICLE VIII.

§ 10. No county, city, town or village shall hereafter give any money or property, or loan its money or credit to or in aid of any individual, association or corporation, or become directly or indirectly the owner of stock in, or bonds of, any association or corporation; nor shall any such county, city, town or village be allowed to incur any indebtedness except for county, city or town or village purposes. This section shall not prevent such county, city, town or village from making such provision for the aid or support of its poor as may be authorized by law. No county or city shall be allowed to become indebted for any purpose or in any manner to an amount which, including existing indebtedness, shall exceed ten per centum of the assessed valuation of the real estate of such county or city subject to taxation, as it appeared by the assessment rolls of said county or city on the last assessment for state or county taxes prior to the incurring of such indebtedness; and all indebtedness in excess of such limitation, except such as now may exist, shall be absolutely void, except as herein otherwise provided. No county or city whose present indebtedness exceeds ten per centum of the assessed valuation of its real estate subject to taxation, shall be allowed to become indebted in any further amount until such indebtedness shall be reduced within such limit. This section shall not be construed to prevent the issuing of certificates of indebtedness or revenue bonds issued in anticipation of the collection of taxes for amounts actually contained, or to be contained, in the taxes for the year when such certificates or revenue bonds are issued and payable out of such taxes. Nor shall this section be construed to prevent the issue of bonds to provide for the supply of water; but the term of the bonds issued to provide the supply of water shall not exceed twenty years, and a sinking fund shall be created on the issuing of the said bonds for their redemption, by raising annually a sum which will produce an amount equal to the sum of the principal and interest of said bonds at their maturity. All certificates of indebtedness or revenue bonds issued in anticipation of the

collection of taxes, which are not retired within five years after their date of issue, and bonds issued to provide for the supply of water, and any debt hereafter incurred by any portion or part of a city, if there shall be any such debt, shall be included in ascertaining the power of the city to become otherwise indebted; except that debts incurred by the city of New York after the first day of January, nineteen hundred and four, to provide for the supply of water shall not be so included. Whenever the boundaries of any city are the same as those of a county, or when any city shall include within its boundaries more than one county, the power of any county wholly included within such city to become indebted shall cease, but the debt of the county, heretofore existing, shall not, for the purposes of this section, be reckoned as a part of the city debt. The amount hereafter to be raised by tax for county or city purposes, in any county containing a city of over one hundred thousand inhabitants, or any such city of this state, in addition to providing for the principal and interest of existing debt, shall not in the aggregate exceed in any one year two per centum of the assessed valuation of the real and personal estate of such county or city, to be ascertained as prescribed in this section in respect to county or city debt.

§ 2. Resolved (if the assembly concur). That the foregoing amendment be submitted to the people for approval at the general election to be held in the year nineteen hundred and five in accordance with the provisions of the election law.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	Mead	Reynolds
Agnew	Cowan	Hanford	Metcalfe	Robinson
Allen	Cox	Harvey	Miller	Rosenstein
Apgar	Dale	Hewitt	Monroe	Ruchl
Bedell	Daly	Hoadley	Moran	Shanahan
Bostwick	Davis, J L	Hooker	Moreland	Sherry
Bradley	Davis, M	Hornidge	Morgan	Simpson
Bridgeman	Denison	Hughes	Mortimer	Sloane
Brill	Dickinson	Kearney	Mullaney	Smith, C W
Bullwinkel	Doll	Kehoe	Neville	Smith, G H
Burke	Dooling	Knapp	Nye	Stevens
Burnett	Doughty	Landon	Orr	Sullivan
Burns	Doyle	Leggett	Outterson	Sulzbürger
Butler	Duer	Lewis	Oxford	Treat

Cadin	Dwyer	Lynch	Pallace	Ulmann
Candee	Evans	Mathews	Palmer	Wainwright
Chambers	Farrell	McCarthy, E J	Patton	Weber
Clark	Ferre	McCarthy, J J	Phillips	Whitney
Conkling, H	Finch	McCullough	Plank	Williams
Cohn	Finegan	McInerney	Platt	Wood
Cook, E	Fowler	McKeown	Prince	Yale
Coon	Graeff	McManus	Reeve	Zettler
Costello	Grattan	McNair	Remsen	

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same with an amendment.

The Senate sent for concurrence the bill (No. 1226) entitled "An act to amend the Liquor Tax Law, in relation to definitions, second deputy, powers, duties, salaries and expenses of special deputy commissioners and special agents, attorneys, excise taxes, depositing excise moneys, bonds, posting liquor tax certificates, penalties, convictions, and reports by hotel keepers as amended" (Rec. No. 423), which was read the first time.

On motion of Mr. Plank, and by unanimous consent, said bill was read the second time and ordered to a third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill No. 1226 (Rec. No. 423), entitled "An act to amend the Liquor Tax Law, in relation to definitions, second deputy, powers, duties, salaries and expenses of special deputy commissioner and special agents, attorneys, excise taxes, depositing excise moneys, bonds, posting liquor tax certificates, penalties, convictions, and reports by hotel-keepers." as amended.

Given under my hand and the privy seal of the State, at the Capitol, in the city of Albany, this twenty-third
[L. S.] day of April, in the year of our Lord, one thousand nine hundred and three. B. B. ODELL, Jr.

By the Governor,

JAMES G. GRAHAM,

Secretary to the Governor.

On motion of Mr. Plank, and by unanimous consent said bill was read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 146

NOES 2

Those who voted in the affirmative, were:

Abrams	Cox	Hanford	Merritt	Rogers
Agnew	Curry	Harvey	Metcalfe	Rosenstein
Allen	Dale	Hayden	Miller	Ruehl
Allston	Daly	Hewitt	Monroe	Scovill
Apgar	Davis, L L	Hinson	Moran	Shanahan
Bedell	Davis, M	Hoadley	Moreland	Sheldon
Bostwick	Denison	Hoffman	Morgan	Sherry
Bourke	Dickinson	Hooker	Mortimer	Simpson
Bradley	Dolan	Hubbs	Mullaney	Sloane
Bridgeman	Doll	Hughes	Neville	Smith, A P
Brill	Dooling	Kearney	Nichols	Smith, G H
Bullwinkel	Dowling	Keegan	Nye	Smith, C W
Burke	Dowling	Kehoe	Orr	Smith, J T
Burnett	Doyle	Knapp	Outterson	Stiles
Burns	Duer	Landon	Oxford	Sullivan
Butler	Dwyer	Leggett	Pallace	Sulzbürger
Byrne	Ellis	Lewis	Palmer	Thorn
Cadin	Evans	Litthauer	Patchin	Traub
Candee	Everett	Lynch	Patton	Treat
Chambers	Farrell	Mathews	Pearsall	Ulmann
Clark	Ferre	McCarthy, E J	Phillips	Wainwright
Cohn	Finch	McCarthy, J J	Plank	Weber
Conkling, H	Finegan	McCormack	Platt	Wemple
Conkling, J B	Fitzpatrick	McCullough	Prince	Whitney
Cook, E	Fowler	McInerney	Reeve	Williams
Cooke, W V	Graeff	McKeown	Remsen	Wolf
Coon	Grattan	McManus	Reynolds	Wood
Costello	Hackett	McNair	Richter	Yale
Coutant	Hammond	Mead	Robinson	Zettler
Cowan				

Those who voted in the negative, were:

Hornidge Stevens

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

A message was received from the Senate, in the words following:

IN SENATE, *April 23, 1903.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 838, Assembly re-

print No. 1446), entitled "An act to amend section 2513 of the Code of Civil Procedure, in relation to the appointment and compensation of stenographers in surrogates' courts in certain counties." (Rec. No. 215.)

The vote on the final passage of said bill having been reconsidered, on motion of Mr. Allds, and by unanimous consent, the same was amended as follows:

Page 1, line 4, strike out the words "Niagara, Schoharie."

Page 2, line 13, commencing with the word "except" strike out the balance of the line; all of lines 14 and 15, and all of line 16 to and including the word "low."

Said bill as amended was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

JAMES S. WHIPPLE,

Clerk.

Mr. Pearsall moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hewitt	Miller	Ruehl
Agnew	Curry	Hoadley	Monroe	Scovill
Allen	Daly	Hoffman	Moreland	Shanahan
Allston	Davis, L L	Hooker	Mortimer	Sheldon
Bedell	Denison	Hubbs	Mullaney	Sherry
Bostwick	Dolan	Kearney	Nichols	Simpson
Bradley	Doll	Keegan	Nye	Sloane
Bridgeman	Doughty	Knapp	Outterson	Smith, C W
Brill	Dowling	Landon	Oxford	Smith, J T
Burke	Doyle	Leggett	Pallace	Stiles
Burnett	Dwyer	Lewis	Palmer	Sullivan
Butler	Ellis	Litthauer	Patchin	Thorn
Byrne	Everett	Lynch	Pearsall	Traub
Cadin	Farrell	McCarthy, E J	Plank	Weber
Chambers	Finch	McCarthy, J J	Prince	Wemple
Cohn	Finegan	McCullough	Reeve	Whitney
Conkling, H	Fowler	McInerney	Reinsen	Williams
Conkling, J B	Grattan	McKeown	Richter	Wolf

Cook, E	Hackett	McManus	Robinson	Wood
Coon	Hanford	Mead	Rogers	Yale
Costello	Harvey	Merritt	Rosenstein	Zettler
Cowan				

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution, and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Senate bill No. 1229 (Int. No. 463), entitled "An act to amend section 2513 of the Code of Civil Procedure, in relation to the appointment and compensation of stenographers in surrogates' courts in certain counties."

Given under my hand and the privy seal of the State, at the Capitol, in the city of Albany, this twenty-third [L. s.] day of April, in the year of our Lord, one thousand nine hundred and three.

B. B. ODELL, JR.

By the Governor,

JAMES G. GRAHAM,

Secretary to the Governor.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, as amended, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McKeown	Richter
Agnew	Cowan	Harvey	McManus	Robinson
Allston	Curry	Hayden	Mead	Rosenstein
Apgar	Dale	Hewitt	Merritt	Scovill
Bostwick	Daly	Hoadley	Metcalfe	Shanahan
Bourke	Davis, L L	Hoffman	Monroe	Sherry
Bridgeman	Dennison	Hooker	Moran	Simpson
Brill	Dickinson	Hubbs	Morgan	Smith, A P
Bullwinkel	Dolan	Kearney	Mullaney	Smith, G H
Burnett	Dooling	Keegan	Neville	Smith, J T
Burns	Doughty	Kehoe	Nye	Stiles

Byrne	Dowling	Knapp	Orr	Sulzbürger
Cadin	Doyle	Landon	Oxford	Traub
Candee	Duer	Leggett	Pallace	Treat
Chambers	Ellis	Lewis	Palmer	Weber
Clark	Everett	Litthauer	Patton	Whitney
Cohn	Ferre	Lynch	Phillips	Williams
Conkling, H	Finch	Mathews	Plank	Wolf
Conkling, J B	Finegan	McCarthy, J J	Prince	Wood
Cook, E	Fowler	McCormack	Reeve	Yale
Cooke, W V	Grattan	McCullough	Remsen	Zettler
Costello	Hackett			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill, and as amended have again passed the same.

The Senate returned the bill (No. 1545, Senate reprint No. 1231), entitled "An act making an appropriation for buildings, for repairs and improvements at the State hospitals for the insane" (Int. No. 1167), with a message that they have concurred in the passage of the same with the following amendment:

Page 1, line 1, strike out the words "one million" and insert the words "eight hundred."

Mr. Rogers moved to concur in the Senate amendment.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK -- EXECUTIVE CHAMBER.

To the Legislature:

It appearing to my satisfaction that the public interest requires it,

Therefore, In accordance with the provisions of section fifteen of article three of the Constitution and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill No. 1545 (Int. No. 1167), entitled "An act making an appropriation for buildings, for repairs and improvements at the State hospitals for the insane," as amended.

Given under my hand and the privy seal of the State, at the Capitol, in the city of Albany, this twenty-second
[L. S.] day of April, in the years of our Lord, one thousand nine hundred and three,

B. B. ODELL, JR.

By the Governor:

JAMES G. GRAHAM,

Secretary to the Governor.

Mr. Speaker put the question whether the House would concur in said amendment, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative, were:

Abrams	Coutant	Hammond	McNair	Ruehl
Allen	Cowan	Harvey	Mead	Scovill
Agnew	Cox	Hayden	Merritt	Shanahan
Allston	Curry	Hewitt	Metcalfe	Sheldon
Apgar	Dale	Hinson	Miller	Sherry
Bedell	Daly	Hoadley	Monroe	Simpson
Bostwick	Davis, L L	Hoffman	Moran	Sloane
Bourke	Denison	Hornidge	Moreland	Smith, A P
Bradley	Dickinson	Hubbs	Mortimer	Smith, G H
Bridgeman	Dolan	Hughes	Mullaney	Smith, J T
Brill	Dooling	Kearney	Nichols	Stevens
Bullwinkel	Doughty	Keegan	Nye	Stiles
Burke	Dowling	Kehoe	Orr	Sullivan
Burnett	Doyle	Knapp	Oxford	Sulzbürger
Burns	Duer	Landou	Pallace	Thorn
Butler	Dwyer	Leggett	Palmer	Traub
Byrne	Ellis	Lewis	Patchin	Treat
Cadin	Evans	Litthauer	Patton	Ulmann
Candee	Everett	Lynch	Phillips	Wainwright
Chambers	Farrell	Mathews	Plank	Weber
Clark	Ferre	McCarthy, E J	Prince	Wemple
Cohn	Finch	McCarthy, J J	Reeve	Whitney
Conkling, H	Finegan	McCormack	Remsen	Williams
Conkling, J B	Fitzpatrick	McCullough	Reynolds	Wolf
Cook, E	Fowler	McJerney	Robinson	Wood
Cooke, W V	Graeff	McKeown	Rogers	Yale
Coon	Grattan	McManus	Rosenstein	Zettler
Costello	Hackett			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1912, Senate reprint No. 1209), entitled "An act to amend the Greater New York charter, relative to the municipal courts" (Int. No. 1048), with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 8, after the word "fifth," insert the word "and."

Page 2, line 1, after the word "second," insert the word "district," and after the word "seventh" omit the word "eighth;" in line 2, omit the words "twenty-second," in brackets.

Same page, line 9, after the word "the," insert the word "eighth," and insert the words "twenty-second" in brackets.

Mr. Kearney moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Harvey	Miller	Rosenstein
Agnew	Curry	Hewitt	Moran	Scovill
Allen	Dale	Hinson	Moreland	Shanahan
Apgar	Davis, L L	Hoadley	Morgan	Sheldon
Bostwick	Davis, M	Hoffman	Mullaney	Sherry
Bourke	Denison	Hornidge	Neville	Simpson
Bradley	Dickinson	Hubbs	Nye	Sloane
Brill	Dolan	Kearney	Orr	Smith, C W
Bullwinkel	Dooling	Keegan	Oxford	Smith, G H
Burke	Doughty	Knapp	Pallace	Stevens
Burnett	Dowling	Landon	Palmer	Stiles
Butler	Duer	Leggett	Patchin	Sullivan
Byrne	Dwyer	Lewis	Patton	Thorn
Cadin	Ellis	Litthauer	Pearsall	Treat
Candee	Everett	Lynch	Plank	Ulmann
Chambers	Ferre	Mathews	Platt	Wainwright
Clark	Finch	McCarthy, E J	Prince	Weber
Cohn	Fitzpatrick	McCormack	Remsen	Wemple
Conkling, H	Fowler	McCullough	Reynolds	Whitney
Cook, E	Graeff	McKeown	Richter	Williams
Cooke, W V	Grattan	McManus	Robinson	Wood
Coon	Hammond	McNair	Rogers	Yale
Coutant	Hanford	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 550, Senate reprint No. 1192) entitled "An act to amend the Greater New York charter, relative to the salaries of justices of the municipal court" (Int. No. 74), with a message that they have concurred in the passage of the same with the following amendment:

Page 2, strike out lines 1 to 11, inclusive, and insert the following:

" § 1355. The salary of each of said justices, except those

appointed or elected from the boroughs of Queens and Richmond shall be [six] eight thousand dollars a year, to be paid in equal monthly instalments by the proper officers of said city, and the salary of each of said justices appointed or elected for the boroughs of Queens and Richmond shall be five thousand dollars a year, to be paid in the same manner.

“§ 2. The comptroller shall, without the concurrence or approval of any other officer, board or department, provide the funds necessary for the payment of the increased salaries of the justices, fixed by this act, for the year nineteen hundred and three, by the issue of special revenue bonds as may be required to pay said increased salaries.

“§ 3. This act shall take effect immediately.”

Mr. Dooling moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, L L	Hoffman	Neville	Sherry
Agnew	Davis, M	Hornidge	Nichols	Simpson
Allen	Dickinson	Hubbs	Nye	Sloane
Apgar	Dolan	Hughes	Orr	Smith, A P
Bedell	Doll	Keegan	Outterson	Smith, C W
Bourke	Dooling	Kehoe	Oxford	Smith, G H
Bridgeman	Dowling	Landon	Palmer	Smith, J T
Bullwinkel	Duer	Leggett	Patchin	Stevens
Burke	Ellis	Lewis	Patton	Stiles
Burnett	Evans	Litthauer	Phillips	Sullivan
Butler	Everett	Mathews	Plank	Sulzbarger
Byrne	Farrell	McCarthy, E J	Platt	Thorn
Cadin	Ferre	McCormack	Reeve	Traub
Candee	Finch	McCullough	Remsen	Treat
Clark	Fitzpatrick	McKeown	Richter	Ulmann
Conkling, H	Fowler	McManus	Robinson	Wainwright
Conkling, J B	Graeff	Mead	Rogers	Wemple
Cook, E	Hackett	Merritt	Rosenstein	Whitney
Coon	Hammond	Miller	Ruehl	Williams
Coutant	Hanford	Moran	Scovill	Wood
Cox	Hayden	Moreland	Shanahan	Yale
Dale	Hewitt	Mortimer	Sheldon	Zettler
Daly	Hoadley	Mullaney		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the bill (No. 1569, Senate reprint No. 1208) entitled "An act to confer jurisdiction upon the Court of Claims to hear and determine the alleged claim of Emil August Neresheimer and Christine Nesle Coeuret, executors of the estate of Paul Gibier, deceased, for services rendered at the Pasteur Institute of the city of New York" (Int. No. 1183), with a message that they have concurred in the passage of the same with the following amendments:

Page 1, line 9, strike out the words "which" to "such" inclusive.

Page 2, lines 1 to 5, inclusive, and line 6 up to and including the word "hydrophobia."

Mr. Litthauer moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hoffman	Morgan	Scovill
Agnew	Daly	Hooker	Mortinier	Shanahan
Allen	Davis, L L	Hubbs	Mullaney	Sheldon
Allston	Davis, M	Hughes	Neville	Sherry
Bedell	Dolan	Keegan	Nichols	Simpson
Bourke	Doll	Kehoe	Nye	Sloane
Bradley	Dooling	Knapp	Outterson	Smith, A P
Bridgeman	Dowling	Landon	Oxford	Smith, C W
Brill	Doyle	Leggett	Pallace	Smith, J T
Burke	Dwyer	Litthauer	Palmer	Stevens
Burnett	Ellis	Lynch	Patchin	Stiles
Burns	Everett	McCarthy, E J	Patton	Sullivan
Butler	Farrell	McCarthy, J J	Phillips	Sulzbürger
Cadin	Ferre	McCormack	Plank	Traub
Candee	Finch	McInerney	Platt	Treat
Clark	Fitzpatrick	McManus	Reeve	Ulmann
Conkling, H	Fowler	McNair	Rensen	Wainwright
Conkling, J B	Grattan	Mead	Reynolds	Wemple

Cooke, W V	Hammond	Merritt	Richter	Whitney
Coon	Hanford	Metcalfe	Robinson	Williams
Costello	Harvey	Miller	Rogers	Wolf
Cowan	Hewitt	Monroe	Rosenstein	Wood
Cox	Hinson	Moran	Ruehl	Zettler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Knapp called up the bill (No. 1591) entitled "An act to amend chapter 269 of the Laws of 1902, entitled 'An act to incorporate the city of Plattsburgh' generally" (Int. No. 745.)

Said bill was duly passed by the Assembly on March 31, 1903, and was transmitted to the Senate. Said bill was returned by the Senate April 6, 1903, with a message that they had concurred in the passage of the same without amendment. Said bill was thereafter and on April 7, 1903, duly transmitted to the mayor of the city of Plattsburgh as provided by law, for a public hearing in said city and has not been returned within the time prescribed by the Constitution.

Mr. Speaker stated the question to be "Shall this bill pass notwithstanding the failure of the mayor of the city of Plattsburgh to return said bill within the time prescribed by the Constitution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

AYES 100

NOES 1

Those who voted in the affirmative, were:

Abrams	Cowan	Hackett	McNair	Robinson
Agnew	Cox	Hanford	Mead	Rogers
Allen	Dale	Harvey	Metcalfe	Rosenstein
Allston	Daly	Hewitt	Miller	Ruehl
Bedell	Davis, L L	Hoadley	Monroe	Shanahan
Bostwick	Davis, M	Hoffman	Moreland	Sheldon
Bourke	Dickinson	Hooker	Mortimer	Sherry
Bridgeman	Dolan	Hubbs	Mullaney	Sloane
Bullwinkel	Dooling	Hughes	Neville	Smith, A P
Burke	Doughty	Kearney	Nye	Smith, G H
Burns	Doyle	Kehoe	Orr	Traub
Butler	Duer	Landon	Outtersen	Treat
Cadin	Dwyer	Leggett	Pallace	Ulmann

Candee	Evans	Lewis	Patchin	Wainwright
Clark	Everett	Lynch	Patton	Wemple
Conkling, H	Ferre	Mathews	Phillips	Whitney
Conkling, J B	Finch	McCarthy, E J	Plank	Wolf
Cooke, W V	Fitzpatrick	McCormack	Prince	Wood
Coon	Fowler	McCullough	Reeve	Yale
Costello	Graeff	McKeown	Reynolds	Zettler

In the negative:

Palmer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Rogers offered for the consideration of the House a resolution in the words following:

Whereas, During the present session of the Legislature the Assembly has had frequent occasion to ask the good offices of the Department of Public Buildings; and

Whereas, Such requests have been uniformly met with prompt, courteous and efficient attention, which has been greatly conducive to the personal comfort of the members of Assembly and the progression of legislative business; therefore, be it

Resolved, That the sincere thanks of the Assembly be tendered to the Hon. Robert J. Hill, Superintendent of Public Buildings, whose willing and intelligent co-operation in its labors have been of invaluable aid; and that a copy of this resolution be suitably engrossed and transmitted to said Superintendent of Public Buildings.

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Mr. E. Cook, from the committee on privileges and elections, presented the following report:

In the Matter of the Contest of Edwin J. Chapman v. John Hill Morgan, for the Seat in the Assembly of 1903 from the First Assembly District, County of Kings, State of New York.

To the Honorable the Assembly of the State of New York:

Your committee on privileges and election, to whom was referred the petition of Edwin J. Chapman, of the First Assembly district, of the county of Kings, New York, claiming that he was duly elected to the Assembly from the said First Assembly district, of Kings county, at the last general election, and that he is entitled to the seat in this body now held by the Hon. John Hill Morgan, respectfully report:

That they met and organized at the Hotel Cadillac, city of New York, on the 13th day of February, 1903; that the contestant, Edwin J. Chapman, appeared before your committee by his attorney, Samuel H. Hubbard, Esq.; that the respondent, the Hon. John Hill Morgan, also appeared by his counsel, George P. Beebe, Esq.

That the contestant filed his duly verified petition in writing, praying for the removal of the respondent from the seat he now occupies in the Assembly of the State of New York, alleging among other things that the returns made by the inspectors of election from the Third, Fourth, Fifth, Sixth, Seventh, Tenth, Eleventh, Twelfth, Seventeenth, Eighteenth, Nineteenth, Twentieth and Twenty-first districts, are erroneous, incorrect and false upon their face, and that said returns do not correctly state the count of the ballots, as had at the said general election.

That in some of said election districts, the election inspectors refused to count ballots which ought to have been counted for the contestant and allowed the same to the respondent herein. The total number of ballots which it was claimed by the contestant were not counted or were improperly counted was ninety-two.

The respondent filed his duly verified answer to the complaint of the contestant denying all of the material allegations, therein contained, and alleging that he was the duly and regularly elected representative of the said First Assembly district, of the said county of Kings, as declared by the board of canvassers of said county, and praying for the dismissal of the petition of the contestant.

Your committee met at various times, at the city of New York, and were attended by the parties to this contest. The contestant produced various witnesses, eleven in all, in support of his contention. The void, blank and protested ballots in the various districts, of said Assembly district, were also produced, offered in evidence and examined by the committee. The ballot boxes containing the original ballots in the Fifth, Seventh, Eleventh and Seventeenth election districts of said First Assembly district, were also produced before your committee, pursuant to an order of the court, and the same were carefully canvassed. Upon the canvass of said ballots, including the void, blank and protested ballots but few were found which, in the opinion of your committee, were improperly counted, and these were so distributed for the contestant and respondent that it made a difference of only one in favor of Mr. Chapman in the final count. No evidence substantiating the allegation of fraud was produced. Evidence was produced by the contestant, endeavoring to show

an irregularity in the use of the voting machines in the Eighteenth district of said First Assembly district. The evidence on this point, however, was very meagre and was clearly disapproved by witnesses on the part of the respondent sworn in rebuttal.

Your committee, after hearing all of the evidence produced by the respective parties hereto and listening to the arguments of counsel and after due consideration of the same, find and respectfully report that the allegations and charges as made by the contestant herein have not been sustained by the evidence produced and that the petition of the contestant should be dismissed.

Your committee, further find and report that Hon. John Hill Morgan was elected member of Assembly from the First Assembly district, county of Kings, State of New York, at the election therein held November 4, 1902, and is entitled to the seat in the Assembly of the State of New York, now held by him.

All of which is respectfully submitted.

ELIJAH COOK, *Chairman*.
JOHN H. LEGGETT,
F. C. PLATT,
JOHN C. EVANS,
CHAS. E. NICHOLS.
JNO. C. L. DALY,
SHERMAN MORELAND,
PETER J. EVERETT.

Mr. Speaker put the question whether the House would agree to said report, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 107

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hinson	Morgan	Sherry
Agnew	Daly	Hoffman	Mullaney	Simpson
Allen	Davis, L L	Hooker	Neville	Sloane
Allston	Denison	Hornidge	Nichols	Smith, C W
Apgar	Dolan	Hubbs	Orr	Smith, G H
Bostwick	Doll	Kearney	Oxford	Smith, J T
Bourke	Doughty	Keegan	Pallace	Stevens
Bridgeman	Dowling	Kehoe	Palmer	Stiles
Brill	Doyle	Knapp	Patchin	Sullivan
Bullwinkel	Dwyer	Leggett	Pearsall	Thorn
Burnett	Ellis	Lewis	Phillips	Traub
Burns	Evans	Lynch	Platt	Treat
Butler	Farrell	McCarthy, E J	Prince	Ulmann

Cadin	Finch	McCarthy, J J	Reeve	Wainwright
Chambers	Finegan	McCullough	Remsen	Weber
Clark	Fowler	McKeown	Richter	Wemple
Conkling, J B	Graeff	McNair	Robinson	Whitney
Cook, E	Hackett	Mead	Rosenstein	Williams
Coon	Hammond	Metcalf	Ruehl	Wolf
Costello	Harvey	Monroe	Scovill	Yale
Cowan	Hayden	Moreland	Shanahan	Zettler
Cox	Hewitt			

Mr. Palmer offered for the consideration of the House a resolution, in the words following:

Resolved, That the thanks of the Assembly be extended to Mrs. Colonel Baxter for the beautiful flowers distributed to the members and officers.

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Mr. Costello offered for the consideration of the House a resolution, in the words following:

Resolved, That the State Printer be instructed to print and furnish for the use of the Legislature 1,000 additional copies of the pamphlet containing the report of the Assembly committee on forestry and the Adirondacks for the year 1902.

Mr. Speaker put the question whether the House would agree to the said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 111

NOES 00

Those who voted in the affirmative, were:

Abrams	Curry	Hayden	Monroe	Shanahan
Agnew	Daly	Hewitt	Moreland	Sheldon
Allston	Davis, M	Hoadley	Morgan	Simpson
Apgar	Denison	Hoffman	Mullaney	Smith, A P
Bostwick	Dickinson	Hooker	Nichols	Smith, C W
Bourke	Dolan	Hubbs	Nye	Smith, G H
Bridgeman	Doll	Hughes	Orr	Smith, J T
Brill	Dooling	Keegan	Ontterson	Stevens
Burke	Dowling	Kehoe	Oxford	Stiles
Burnett	Doyle	Knapp	Palmer	Sullivan
Burns	Dwyer	Landon	Patchin	Sulzburger
Byrne	Ellis	Leggett	Patton	Thorn
Cadin	Evans	Litthauer	Phillips	Traub
Candee	Farrell	Lynch	Plank	Treat
Clark	Ferre	Mathews	Platt	Ulmann
Cohn	Finch	McCarthy, J J	Reeve	Wainwright
Conkling, H.	Finegan	McCullough	Remsen	Wemple

Conkling, J B	Fowler	McInerney	Reynolds	Whitney
Cook, E	Graeff	McKeown	Robinson	Williams
Coon	Hackett	McNair	Rogers	Wood
Costello	Hammond	Mead	Rosenstein	Yale
Contant	Harvey	Metcalf	Scovill	Zettler
Cox				

Mr. Costello offered for the consideration of the House a resolution, in the words following:

Resolved, That the Speaker of the Assembly be and he hereby is authorized to appoint seven members of the Assembly, who shall be a special committee of this body with full power and authority to investigate, all and singular, the following subjects, viz.:

Whether the Constitution should be so amended as to allow the cutting and sale under proper restrictions of the so-called ripe timber on lands owned by the State within the forest preserve; what additional legislation is required to preserve the forests and provide for their development and use; also, whether or not the game and forest laws are being violated, and, if so, what remedial measures are necessary to secure their proper enforcement; to investigate the assessment and taxation of lands within the forest preserve counties, and recommend such measures as may be necessary to insure the assessment of wild and forest lands in accordance with the provisions of the tax law; to visit the State hatcheries operated by the Forest, Fish and Game Commission, examine into the condition and extent of the property and methods of operating; to investigate regarding the pollution of streams making them destructive to fish; to examine and report regarding the destruction of trees caused by dams that have overflowed tracts of forest land and its effect upon standing timber; such committee shall have full power to prosecute its inquiries in every direction necessary to arrive at a full and accurate knowledge of such subjects; and to enable and report the facts in reference thereto.

Said committee is hereby authorized to employ a clerk and such other employees and assistance as it may find necessary, and to incur necessary expenses for committee rooms, traveling and hotel accommodation. It shall have the power to compel the production before it of any books, papers or documentary evidence of any character, to compel the attendance of and examine any witnesses. Such production of documents or attendance of witnesses may be required by subpoena, signed by the chairman or acting chairman of said committee, and served by the person or person whom he may designate. Any member of said committee may administer the oath to any

witness before it, and shall exercise and enjoy all the powers, privileges and authority of a legislative committee, with full power to enforce its directions and mandates. Such committee may meet after the adjournment of this Legislature, with power to sit outside the city of Albany, and shall report to the next Legislature the result of such investigation, with such recommendations and proposed legislation as in its judgment the public interests require.

The expense of such investigation, not to exceed \$5,000, shall be paid out the appropriation for the contingent expenses of the Legislature.

Mr. Speaker put the question whether the House would agree to the said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 100

NOES 00

Those who voted in the affirmative, were:

Abrams	Davis, M	Hoadley	Moreland	Sheldon
Allen	Denison	Hoffman	Mortimer	Sherry
Allston	Dolan	Hooker	Mullaney	Sloane
Bostwick	Doll	Hornidge	Nichols	Smith, A P
Bridgeman	Dooling	Hubbs	Orr	Smith, C W
Bullwinkel	Dowling	Kearney	Outterson	Smith, G H
Burke	Doyle	Kehoe	Oxford	Stevens
Burns	Dwyer	Knapp	Palmer	Stiles
Butler	Evans	Landon	Patchin	Sulzburger
Cadin	Everett	Leggett	Patton	Thorn
Chambers	Farrell	Lewis	Phillips	Treat
Clark	Finch	Lynch	Platt	Ulmann
Conkling, H	Finegan	Mathews	Prince	Wainwright
Conkling, J B	Fitzpatrick	McCarthy, J J	Reeve	Weber
Cooke, W V	Graeff	McCullough	Reynolds	Wemple
Coon	Grattan	McKeown	Richter	Whitney
Coutant	Hammond	McNair	Robinson	Williams
Cox	Hanford	Merritt	Rogers	Wood
Curry	Harvey	Miller	Rosenstein	Yale
Daly	Hayden	Monroe	Scovill	Zettler

Mr. Cox offered for the consideration of the House a resolution, in the words following:

Resolved, That the Sergeant-at-Arms of the Assembly be directed and authorized to take charge and perform all necessary duties required by any committee of the Assembly that shall conduct any investigation or examination authorized by the Assembly to be performed by said committee during recess.

Mr. Speaker put the question whether the House would agree to the said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 123
NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hayden	Merritt	Ruehl
Agnew	Daly	Hinson	Metcalfe	Scovill
Allen	Davis, L L	Hoffman	Monroe	Shanahan
Allston	Davis, M	Hooker	Moran	Sheldon
Apgar	Denison	Hornidge	Morgan	Sherry
Bedell	Dickinson	Hubbs	Mortimer	Simpson
Bostwick	Doll	Hughes	Mullaney	Sloane
Burke	Dooling	Kearney	Neville	Smith, A P
Bradley	Doughty	Keegan	Nichols	Smith, C W
Bridgeman	Dowling	Kehoe	Nye	Smith, G H
Brill	Doyle	Knapp	Orr	Smith, J T
Bullwinkel	Duer	Landon	Outterson	Stevens
Burnett	Dwyer	Leggett	Pallace	Sulzberger
Burns	Ellis	Lewis	Palmer	Thorn
Butler	Evans	Litthauer	Patchin	Traub
Cadin	Everett	Lynch	Pearsall	Treat
Chambers	Ferre	Litthauer	Phillips	Ulmann
Clark	Finch	McCarthy, E J	Platt	Wainwright
Cohn	Finegan	McCormack	Reeve	Wemple
Conkling, J B	Fitzpatrick	McCullough	Remsen	Whitney
Cook, E	Fowler	McInerney	Reynolds	Williams
Cooke, W V	Graeff	McKeown	Richter	Wolf
Costello	Grattan	McManus	Robinson	Yale
Coutant	Hackett	McNair	Rosenstein	Zettler
Cox	Hanford	Mead		

Mr. Moreland offered for the consideration of the House a resolution, in the words following:

Whereas, The library of the Assembly should be accessible at all times during the year to the members of the Assembly and the officers thereof, and the printed reports, documents, laws and journals should be kept intact, and proper indices provided for the present reference and future guidance; therefore,

Resolved, That the librarian and assistant librarian of the Assembly, under and in compliance with its rules, be requested, and they are hereby authorized and directed to devote the necessary time and use proper diligence, until their successors are duly appointed according to law, in preserving all records, books, documents and proceedings composing the Assembly library and preparing indices therefor, and that they afford the facilities during said term for proper access to said library.

Mr. Speaker put the question whether the House would agree to the said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 106

NOES 00

Those who voted in the affirmative, were:

Abrams	Dale	Hinson	Moran	Ruehl
Agnew	Davis, L L	Hoadley	Moreland	Shanahan
Allston	Denison	Hoffman	Morgan	Sherry
Apgar	Dolan	Hornidge	Mortimer	Sloane
Bostwick	Doll	Hubbs	Mullaney	Smith, A P
Bourke	Dooling	Kearney	Nichols	Smith, G H
Bradley	Dowling	Keegan	Nye	Smith, J T
Bridgeman	Doyle	Knapp	Outterson	Stiles
Brill	Dwyer	Landon	Pallace	Sulzbarger
Burke	Ellis	Leggett	Palmer	Thorn
Burnett	Everett	Lewis	Patchin	Traub
Burns	Ferre	Litthauer	Patton	Treat
Byrne	Finch	Mathews	Phillips	Ulmann
Cadin	Fitzpatrick	McCarthy, J J	Plank	Wainwright
Chambers	Fowler	McCormack	Prince	Weber
Clark	Grattan	McCullough	Reeve	Whitney
Conkling, H	Hackett	McManus	Remsen	Williams
Cook, E	Hammond	McNair	Reynolds	Wolf
Cooke, W V	Harvey	Mead	Richter	Wood
Costello	Hayden	Metcalfe	Rogers	Yale
Cowan	Hewitt	Miller	Rosenstein	Zettler
Curry				

Mr. Fowler offered for the consideration of the House a resolution, in the words following:

Resolved, That the Speaker's stenographer be and he hereby is authorized and directed to remain for a period of twenty days after the adjournment of this Legislature, to perform any duty that may be required of him by the Speaker or Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Cox	Hoadley	Monroe	Ruehl
Agnew	Dale	Hoffman	Moreland	Shanahan
Allston	Daly	Hornidge	Mortimer	Sheldon
Apgar	Davis, L L	Hubbs	Mullaney	Sherry

Bedell	Denison	Kearney	Neville	Sloane
Bostwick	Dickinson	Keegan	Nichols	Smith, G H
Bourke	Doll	Kehoe	Nye	Smith, C W
Bradley	Doughty	Knapp	Orr	Smith, J T
Bridgeman	Dowling	Leggett	Outterson	Stiles
Bullwinkel	Duer	Lewis	Oxford	Sullivan
Burke	Dwyer	Litthauer	Pallace	Sulzbürger
Burns	Evans	Mathews	Patchin	Traub
Byrne	Farrell	McCarthy, E J	Patton	Treat
Cadin	Finch	McCormack	Phillips	Ulmann
Chambers	Finegan	McCullough	Plank	Wainwright
Clark	Fitzpatrick	McKeown	Platt	Weber
Conkling, H	Graeff	McManus	Prince	Whitney
Conkling, J B	Grattan	McNair	Reeve	Wolf
Cooke, W V	Hammond	Mead	Remsen	Wood
Costello	Harvey	Merritt	Richter	Yale
Coutant	Hayden	Metcalfe	Robinson	Zettler
Cowan	Hinson	Miller	Rogers	

Mr. Burnett offered for the consideration of the House a resolution, in the words following:

Resolved, That A. D. Lawrence, chief messenger in charge of pages, be directed to remain for sixty days after the adjournment of the Legislature to see to the proper shipping of the boxes and other matters for the members, under the direction of the Clerk of the Assembly.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 109

NOES 00

Those who voted in the affirmative, were:

Abrams	Cowan	Hewitt	Moran	Rosenstein
Agnew	Curry	Hinson	Moreland	Ruehl
Allen	Dale	Hoffman	Morgan	Scovill
Allston	Davis, L L	Hornidge	Mortimer	Shanahan
Bedell	Davis, M	Hubbs	Neville	Sherry
Bostwick	Dickinson	Kearney	Nichols	Simpson
Bourke	Dolan	Keegan	Orr	Smith, A P
Bridgeman	Doolling	Knapp	Outterson	Smith, C W
Brill	Dowling	Landon	Oxford	Smith, J T
Bullwinkel	Doyle	Leggett	Pallace	Stevens
Burke	Dwyer	Lewis	Palmer	Sullivan
Burns	Evans	Lynch	Patchin	Thorn
Butler	Everett	Mathews	Pearsall	Traub
Byrne	Ferre	McCarthy, J J	Plank	Treat
Candee	Finch	McCormack	Platt	Ulmann
Chambers	Finegan	McCullough	Prince	Wainwright
Cohn	Fowler	McKeown	Reeve	Wenple
Conkling, H	Grattan	McManus	Remsen	Williams
Cook, E	Hackett	Mead	Reynolds	Wolf
Cooke, W V	Hammond	Merritt	Richter	Yale
Costello	Harvey	Miller	Robinson	Zettler
Coutant	Hayden	Monroe	Rogers	

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That the chairman of the Senate finance committee shall appoint therefrom six members, and the chairman of the Assembly ways and means committee shall appoint therefrom six members, who, together with the chairmen of said committees, shall constitute and be a committee to investigate, during the recess, into expenditures on the part of the State government in the several departments thereof and the necessity therefor, for the purpose of obtaining and furnishing such information as may enable the Legislature hereafter to be convened to frame the general appropriation and supply bills, and to better determine as to the expenditures which should be made by the State, and the amount of the same, to employ such assistants as in the opinion of the committee may be necessary for the performance of their duties, and to report their conclusions to the next regular session of the Legislature, on or before the 15th day of January, 1904. The committee is also further authorized and empowered to appoint such subcommittees as may be necessary. Said committee and any subcommittees thereof are hereby authorized to hold sessions in such places within the State as they may deem proper. Each member of said committee shall have the power to administer oaths, and the committee shall have power to subpoena witnesses and take testimony, and in addition shall have all the powers of legislative committees as provided by article 3 of the Legislative Law. The expense of such committee shall be paid from the appropriation for contingent expenses of the Legislature.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 115

NOES 00

Those who voted in the affirmative, were:

Abrams	Daly	Hornidge	Moreland	Rogers
Agnew	Davis, M	Hubbs	Morgan	Ruehl
Allston	Dickinson	Hughes	Mortimer	Scovill
Apgar	Dolan	Kearney	Mullaney	Shanahan
Bostwick	Doll	Keegan	Neville	Sherry
Bradley	Dooling	Knapp	Nichols	Simpson
Brill	Doughty	Landon	Nye	Smith, A P
Bullwinkel	Doyle	Leggett	Orr	Smith, C W
Burke	Duer	Lewis	Outterson	Smith, G H
Burnett	Ellis	Litthauer	Oxford	Smith, J T

Butler	Evans	Lynch	Pallace	Stevens
Cadin	Farrell	Mathews	Palmer	Sullivan
Candee	Ferre	McCarthy, E J	Patchin	Sulzbürger
Chambers	Finch	McCormack	Patton	Traub
Cohn	Fitzpatrick	McCullough	Pearsall	Treat
Conkling, J B	Graeff	McKeown	Plank	Ulmann
Cook, E	Grattan	McManus	Platt	Wainwright
Cooke, W V	Hackett	McNair	Prince	Weber
Costello	Hanford	Mead	Reeve	Whitney
Coutant	Hayden	Merritt	Reinsen	Williams
Cowan	Hewitt	Metcalfe	Reynolds	Wood
Cox	Hoadley	Miller	Richter	Yale
Dale	Hoffman	Monroe	Robinson	Zettler

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

Resolved (if the Assembly concur), That the Lieutenant-Governor be and he hereby is authorized to appoint five members of the Senate, and the Speaker of the Assembly be and hereby is authorized to appoint seven members of the Assembly who shall constitute a special joint committee of the Legislature with full power and authority to inquire into the educational interests of the State of New York, and for that purpose said committee is empowered to hold sessions after the adjournment of this Legislature and may sit outside the city of Albany, and may send for persons and papers, issue subpoenas and compel the attendance of and examine witnesses, or compel the production before it of any books, papers or documentary evidence of any character desired by it. Any member of said committee may administer the oath to any witness before it, and said committee shall exercise and enjoy all the powers, privileges and authority of a legislative committee, with full power to enforce its directions and mandates.

Resolved, That such committee make a report to the Legislature on or before February 1, 1904, and in such report shall recommend such legislation as in its judgment will be for the betterment of the educational interests of the State. The expense connected with this investigation shall be paid out of the appropriation for contingent expenses of the Legislature on the certificate of the chairman of said committee.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

AYES 84

NOES 39

Those who voted in the affirmative, were:

Agnew	Cowan	Hewitt	Nye	Simpson
Allston	Cox	Hoadley	Orr	Smith, A P
Apgar	Davis, L L	Hooker	Outterson	Smith, G H
Bedell	Davis, M	Hubbs	Patchin	Smith, C W
Bostwick	Denison	Hughes	Patton	Smith, J T
Bridgeman	Dickinson	Knapp	Pearsall	Stevens
Brill	Doughty	Landon	Phillips	Stiles
Burnett	Dowling	Leggett	Plank	Thorn
Cadin	Evans	Lewis	Platt	Traub
Candee	Finch	McNair	Reeve	Treat
Chambers	Fowler	Mead	Remsen	Wainwright
Conkling, H	Graeff	Merritt	Reynolds	Wemple
Conkling, J B	Grattan	Monroe	Robinson	Whitney
Cook, E	Hammond	Moran	Rogers	Williams
Coon	Hanford	Moreland	Ruehl	Wood
Costello	Harvey	Morgan	Scovill	Yale
Coutant	Hayden	Nichols	Sheldon	

Those who voted in the negative, were:

Abrams	Dooling	Litthauer	Miller	Rosenstein
Bullwinkel	Ellis	Lynch	Mortimer	Shanahan
Cooke, W V	Farrell	Mathews	Mullaney	Sherry
Curry	Ferre	McCarthy, E J	Neville	Sullivan
Dale	Fitzpatrick	McCormack	Oxford	Sulzbarger
Daly	Hackett	McCullough	Pallace	Wolf
Dolan	Hinson	McManus	Palmer	Zettler
Doll	Kehoe	Metcalfe	Prince	

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Wainwright offered for the consideration of the House a resolution, in the words following:

Resolved, That the thanks of this House be tendered to the members of the Catholic Protectory Band for the music they have furnished on the occasion.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act to provide for the licensing of dogs in the city of Binghamton, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the

owners thereof, and for the protection of the public.” (No. 1946, Int. No. 1383.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Binghamton.

“An act to amend the Greater New York charter, relative to the police pension fund.” (No. 2005, Int. No. 1199.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

“An act to amend section 5 of chapter 339 of the Laws of 1883, entitled ‘An act concerning pawnbrokers.’” (No. 1729, Int. No. 1150.)

“An act to amend the Forest, Fish and Game Law, in relation to licenses for nets in Lake Erie in Chautauqua county.” (No. 2017, Int. No. 1402.)

“An act to amend chapter 706 of the Laws of 1901, entitled ‘An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,’ in relation to the salary of said register.” (No. 1965, Int. No. 1112.)

“An act to amend chapter 720 of the Laws of 1886, entitled ‘An act to amend an act entitled “An act to amend an act entitled An act in relation to the fees of the clerk of the county of Kings”’ in relation to the fees in county clerk’s office.” (No. 629, Int. No. 195.)

“An act to amend the Penal Code by prohibiting the careless distribution of medicines, drugs and chemicals.” (No. 1266, Int. No. 1005.)

“An act to amend the Code of Civil Procedure, relative to the sale of perishable property levied upon by virtue of a warrant of attachment issued by a justice of the peace.” (No. 160, Int. No. 159.)

“An act to legalize, ratify and confirm the acts of the assessors of the town of Stratford, Fulton county, during the years 1893 to 1896, both inclusive.” (No. 2013, Int. No. 1398.)

“An act making an appropriation for the purpose of building a bridge across Great Sodus bay, in the county of Wayne.” (No. 1139, Int. No. 915.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act for the relief of William H. Hart, in connection with the life insurance fund of the fire department of the city of New York." (No. 1838, Int. No. 1200.)

"An act to enable the commissioner of water supply, gas and electricity of the city of New York to inquire into the removal of William H. McDowell from the position of foreman of mechanics and laborers formerly held by him in the department of water supply, gas and electricity of said city and to rehear his application for reinstatement therein, and to reinstate him in said position." (No. 1952, Int. No. 1389.)

"An act to amend the Greater New York charter by providing for a separate statement of the value of land in assessments of real estate and for the publication of the annual record of the assessed valuation of real estate in the city of New York." (No. 463, Int. No. 438.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend the charter of the city of Rochester." (No. 1921, Int. No. 1381.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rochester.

"An act to amend the Greater New York charter relative to the department of health." (No. 1399, Int. No. 1088.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act to amend chapter 120 of the Laws of 1886, entitled 'An act to revise the charter of the city of Lockport,' relating to the salary and contingent fund, and the creation of a lift bridge fund." (No. 826, Int. No. 707.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lockport.

"An act to enable the fire commissioner of the city of New York to rehear and determine the charges against James F. Kenehan, formerly a member of the uniformed force of the fire department of the said city, and to reinstate him in said department." (No. 436, Int. No. 411.)

"An act authorizing the board of estimate and apportionment
[ASSEMBLY JOURNAL.] 373

of the city of New York to take proof of and pay the claims of city magistrates in the borough of Brooklyn, elected pursuant to section 1392 of the Greater New York charter, for salaries and expenses." (No. 1937, Int. No. 1337.)

"An act to abolish certain grade crossings of highways and railroads in the borough of Brooklyn in the city of New York and county of Kings, and providing for necessary changes in the grades of highways, streets and avenues, and of portions of the railroad and right of way of the New York, Brooklyn and Manhattan Beach Railway Company, leased to the Long Island Railroad Company, and of the Brooklyn Union Elevated Railroad Company, leased to the Brooklyn Heights Railroad Company, so as to abolish present and avoid future crossings at grade, and providing means for the payment for such alterations or changes." (No. 1865, Int. No. 1357.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to authorize the comptroller, president of the common council and commissioner of public works of the city of Troy, to dispose of certain lands acquired or to be acquired under the provisions of chapter 576 of the Laws of 1893, as amended." (No. 2074, Int. No. 1420.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Troy.

"An act to amend the Greater New York charter, relative to the qualifications of city magistrates." (No. 2047, Int. No. 1414.)

"An act to amend chapter 410 of the Laws of 1882, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relating to Hellgate pilots." (No. 618, Int. No. 547.)

"An act to authorize the board of estimate and apportionment of the city of New York to audit and allow William F. Grell, late sheriff of the county of New York, such legal expenses as he may have been and may hereafter be put to, not exceeding \$5,000 per annum, for three years after the expiration of his term of office." (No. 2075, Int. No. 1421.)

"An act to amend the Greater New York charter, in relation

to qualifications of patrolmen and firemen.” (No. 1999, Int. No. 1304.)

“An act to amend chapter 523 of the Laws of 1890, entitled ‘An act in relation to the office of sheriff of the city and county of New York,’ as amended by chapter 477 of the Laws of 1894 and chapter 636 of the Laws of 1897, relative to salaries.” (No. 2058, Int. No. 1300.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

“An act to amend chapter 105 of the Laws of 1891, entitled ‘An act to revise the charter of the city of Buffalo,’ and the acts amendatory thereof and supplementary thereto, in relation to repaving or resurfacing streets.” (No. 2029, Int. No. 1409.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

“An act to amend chapter 576 of the Laws of 1893, entitled ‘An act relative to the water works department of the city of Troy and to provide for an increased supply of water in the said city,’ relative to the title of real property acquired by such department.” (No. 1297, Int. No. 1022.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Troy.

“An act to amend chapter 26 of the Laws of 1885, entitled ‘An act to revise, amend and consolidate the several acts in relation to the city of Syracuse, and to revise and amend the charter of said city,’ relating to the paving, repaving and resurfacing of streets and other public places.” (No. 1915, Int. No. 1236.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

“An act to amend section 139 of chapter 580 of the Laws of 1902, entitled ‘An act in relation to the municipal court of the city of New York, its officers and marshals.’” (No. 643, Int. No. 567.)

“An act to amend the Greater New York charter, relative to setting apart piers for recreation.” (No. 1926, Int. No. 299.)

“An act to provide for local improvements in the city of New York by annual installment payments subject to the authority

and discretion of the board of estimate and apportionment of the city of New York." (No. 1764, Int. No. 1307.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend chapter 105 of the Laws of 1891, entitled 'An act to revise the charter of the city of Buffalo,' with reference to the police force." (No. 1910, Int. No. 601.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

"An act to amend chapter 63 of the Laws of 1902, entitled 'An act to incorporate the city of Fulton.'" (No. 1918, Int. No. 1378.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Fulton.

"An act to amend the Greater New York charter, in relation to the purchase of supplies for the various departments of the city of New York, and the construction, repair and maintenance of public armories in such city." (No. 1504, Int. No. 1151.)

"An act to amend the Greater New York charter, relative to conferring power upon the board of estimate and apportionment to acquire lands in certain parts of the city of New York for play grounds and to provide for the improvement thereof." (No. 1852, Int. No. 1344.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend chapter 615 of the Laws of 1894, entitled 'An act to revise the charter of the city of Elmira' and the several acts amendatory thereof and supplemental thereto, relating to the date of the commencement of the civil year, the appointment of city officers and expenses and taxation in said city." (No. 1931, Int. No. 1108.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Elmira.

"An act to amend the Greater New York charter, in relation to promotions in the police and fire departments for individual acts of bravery." (No. 1851, Int. No. 1343.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act authorizing the paving of streets and portions thereof, within the city of Auburn, and providing the method and means of payment therefor." (No. 2076, Int. No. 1422.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Auburn.

"An act to amend section 382 of the Greater New York charter relative to the salary of the president of the boroughs." (No. 1862, Int. No. 1354.)

"An act to provide for the payment of the claim of the Hyde Fountain Company for fountains furnished to the city of New York." (No. 1929, Int. No. 918.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend the charter of the city of New Rochelle in relation to the New Rochelle Hospital." (No. 1187, Int. No. 955.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New Rochelle.

"An act to amend chapter 182 of the Laws of 1898, entitled 'An act for the government of cities of the second class,' in relation to the jurisdiction of the police justice." (No. 1917, Int. No. 1288.)

Ordered, That the Clerk deliver said bill to the Governor.

"An act to provide for the payment of the claim of Dunne & Company for material and labor furnished to the city of New York." (No. 1930, Int. No. 923.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act to amend chapter 598 of the Laws of 1892, entitled 'An act to provide for reporting the decisions of the inferior courts of record in the State of New York,' in relation to copies of opinions to be furnished the miscellaneous reporter." (No. 1860, Int. No. 1352.)

"An act to amend section 68 of the Code of Civil Procedure, relative to giving notice to attorneys in disbarment proceedings." (No. 1619, Int. No. 1223.)

"An act to amend the Forest, Fish and Game Law to pro-

hibit hunting and fishing on Sunday in Sullivan county.” (No. 1100, Int. No. 882.)

“An act to authorize the town board of the town of Lumberland, Sullivan county, to apply to general town purposes certain money heretofore raised for the construction of a bridge across the Delaware river.” (No. 1704, Int. No. 1268.)

“An act to amend chapter 20 of the general laws, known as the Town Law, as amended by chapter 391 of the Laws of 1901, relating to the time and place of biennial town meetings.” (No. 1925, Int. No. 1010.)

“An act to authorize the Highway Alliance to elect its directors by a mail vote.” (No. 1954, Int. No. 1391.)

“An act to amend the County Law, relative to business hours in the offices of the commissioner of jurors in the counties of New York and Kings.” (No. 1945, Int. No. 1382.)

“An act to amend chapter 891 of the Laws of 1896, entitled ‘An act to consolidate and combine in a single act all existing special and local laws affecting public interests in the village of Baldwinsville, Onondaga county, and to revise and amend the charter of said village,’ in relation to the powers of the police constable.” (No. 1970, Int. No. 1219.)

“An act to amend the Code of Civil Procedure, relative to the fees of constables and deputy sheriffs.” (No. 1827, Int. No. 998.)

“An act to amend the Domestic Commerce Law in relation to the manufacture and sale of thread.” (No. 2063, Int. No. 993.)

“An act to amend chapter 386 of the Laws of 1902, entitled ‘An act granting the consent of the State of New York to the acquisition by the United States, of certain lands for the purpose of erection of a lighthouse or lighthouses, and a fog signal station on Ward’s Island, and ceding jurisdiction over the same,’ in relation to the premises to be acquired.” (No. 1783, Int. No. 1320.)

“An act to amend chapter 704 of the Laws of 1901, entitled ‘An act to make the office of clerk of the county of Kings a salaried office and regulating the management of said office,’ in relation to the salary of said clerk.” (No. 1966, Int. No. 1113.)

“An act making an appropriation for the quarantine stations

at Hoffman and Swinburne Islands, and also reappropriating certain money heretofore appropriated therefor." (No. 1669, Int. No. 449.)

"An act in relation to the Brooklyn Howard Colored Orphan Asylum." (No. 2060, Int. No. 1388.)

"An act to amend the Real Property Law relating to the sale of real property devised or conveyed to a person for life with contingent remainder or remainders over to persons, the identity of whom cannot be definitely ascertained until the death of the person entitled to the life estate." (No. 1771, Int. No. 1041.)

"An act to amend chapter 688 of the Laws of 1892, entitled 'An act to amend the Stock Corporation Law.'" (No. 1787, Int. No. 1324.)

"An act to authorize the county of Nassau to maintain a law library and to provide for the purchase of books therefor." (No. 1058, Int. No. 862.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act for the relief of Moritz A. Piza, a volunteer fireman, for injuries received while a member of Atlantic Engine Company No. 1, a volunteer fire company, of the city of New York." (No. 993, Int. No. 817.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

"An act to amend the Consolidated School Law, in relation to a change in the number of members of the board of education in a union free school district, whose limits correspond with an incorporated city or village." (No. 1518, Int. No. 503.)

"An act to amend the State Charities Law, relative to appointments by board of managers." (No. 1796, Int. No. 755.)

"An act to amend chapter 520 of the Laws of 1893, entitled 'An act to make the office of county clerk of Onondaga county a salaried office, and to provide for the management of said office, and to fix the salary of said clerk and deputies,' relative to the compensation of said clerk." (No 1806, Int. No. 1237.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Abram Bulson and Cornelius A. Pollock, for services rendered as bridge tenders

at the Nineteenth street bridge over the Erie canal in the late town of Watervliet, in the county of Albany.” (No. 1847, Int. No. 178.)

“An act to amend chapter 473 of the Laws of 1902, entitled ‘An act to provide for establishing the south boundary line and a portion of the southwest boundary line of the county of St. Lawrence and of the south boundary line of the county of Franklin, and making an appropriation therefor.’” (No. 1985, Int. No. 1161.)

“An act to amend the County Law, relating to the appointment of a special district attorney in case of vacancy or inability to serve.” (No. 1604, Int. No. 1208.)

“An act to authorize and empower the Mount Morris Water Power Company to construct and maintain a dam across the Genesee river to supply water for sanitary and other uses and to develop power.” (No. 755, Int. No. 658.)

“An act to amend the Code of Civil Procedure, relative to additional allowance to either party in difficult cases.” (No. 1470, Int. No. 1135.)

“An act to amend section 3320 of the Code of Civil Procedure, relative to receiver’s commissions, cost of bonds, trustee’s commissions.” (No. 1052, Int. No. 856.)

“An act to amend chapter 155 of the Laws of 1886, entitled ‘An act for the care and support of the poor in the county of Fulton,’ in relation to the bringing of actions thereunder.” (No. 2012, Int. No. 1397.)

Ordered, That the Clerk deliver said bills to the Governor.

“An act to amend the Greater New York charter, relative to the department of correction; matrons.” (No. 1774, Int. No. 1311.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

“An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Robert Payne against the State for damages alleged to have been sustained by him and to render judgment therefor.” (No. 1614, Int. No. 1218.)

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 2043) entitled "An act to amend the Greater New York charter, relative to the municipal courts" (Int. No. 76), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 2066) entitled "An act to amend section 554 of the Code of Criminal Procedure, relating to the admission to bail of children charged with minor offenses" (Int. No. 1306), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 2062) entitled "An act to amend the Highway Law, in relation to the appointment of overseers of highways" (Int. No. 874), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 2064) entitled "An act to amend the Highway Law, in relation to the removal of snow" (Int. No. 1038), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 2042) entitled "An act to amend the Town Law, relative to the compensation of town assessors" (Int. No. 158), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled bills:

"An act reappropriate certain unexpended balances of former appropriations." (No. 1265, Senate reprint No. 1194, Int. No. 1004.)

Ordered, That the Clerk deliver said bill to the Governor.

"An act to amend chapter 345 of the Laws of 1888, entitled 'An act to provide for the relief of the city of Buffalo, and to change and regulate the crossing and occupation of the streets, avenues and public grounds in said city by railroads,' in relation to grade crossings in the city of Buffalo." (No. 1752, Senate reprint No. 1142, Int. No. 528.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

"An act to amend the Liquor Tax Law, relative to the payment of rebates." (No. 1197, Senate reprint No. 1154, Int. No. 525.)

"An act making an appropriation for the Craig Colony for Epileptics at Sonyea." (No. 1015, Senate reprint No. 1002, Int. No. 176.)

"An act extending and continuing the powers of the commission heretofore appointed by the Governor under the provisions of chapter 485 of the Laws of 1902, entitled 'An act to inquire into the delays and expenses in the administration of justice in the counties of New York and Kings in the first and second judicial districts of the State of New York and to suggest legislation thereon.'" (No. 356, Senate reprint No. 1195, Int. No. 346.)

"An act to amend the Forest, Fish and Game Law, relative to close season for quail in Schoharie county." (No. 612, Senate reprint No. 1151, Int. No. 541.)

"An act to amend the Code of Civil Procedure, relative to the possession of property on giving security." (No. 1389, Senate reprint No. 1198, Int. No. 377.)

"An act to amend the Forest, Fish and Game Law, relative to game in Richmond county." (No. 1715, Senate reprint No. 1222, Int. No. 1274.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act to amend chapter 606 of the Laws of 1902, entitled 'An act to incorporate the Brooklyn Public Library and to permit libraries in the borough of Brooklyn, of the city of New York, to convey their property thereto, and limiting and defining the powers thereof,' with reference to the appointment of members thereof." (No. 304, Senate reprint No. 1109, Int. No. 301.)

“An act to amend chapter 499 of the Laws of 1897, entitled ‘An act to regulate and improve Atlantic avenue between Flatbush avenue and Atkins avenue in the city of Brooklyn, and providing for the removal of the steam railroad of the Long Island Railroad Company from the surface, and for changing the grade of said railroad and providing for all changes in avenues, streets and railroads that may be rendered necessary by reason of such changes, and providing means for the payment thereof.” (No. 1526, Senate reprint No. 1105, Int. No. 1003.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

“An act to amend chapter 227 of the Laws of 1898, entitled ‘An act to create a public improvement commission in and for the city of Cohoes and to define its powers and duties,’ and the acts amendatory thereof, in relation to the amount which said commission is authorized to expend.” (No. 1864, Senate reprint No. 1193, Int. No. 1356.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cohoes.

“An act to amend the Greater New York charter relative to the code of ordinances.” (No. 1190, Senate reprint No. 1104, Int. No. 958.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

“An act to amend chapter 686 of the Laws of 1894, entitled ‘An act for the preservation of macadamized and other public highways in the counties of Queens and Nassau,’ by exempting certain roads from certain of the provisions thereof.” (No. 241, Senate reprint No. 833, Int. No. 240.)

“An act to amend section 384-l of the Penal Code, by providing a punishment for false statements in or in relation to applications made for employment certificates required by the Labor Law.” (No. 700, Senate reprint No. 1177, Int. No. 620.)

“An act making an appropriation for the Western House of Refuge for Women at Albion.” (No. 173, Senate reprint No. 1196, Int. No. 172.)

“An act making an appropriation for the Thomas Asylum for

Orphan and Destitute Indian Children at Iroquois." (No. 1201, Senate reprint No. 1197, Int. No. 431.)

"An act to amend chapter 319 of the Laws of 1848, entitled 'An act for the incorporation of benevolent, charitable, scientific and missionary societies,' in relation to taking property by devise or bequest." (No. 1041, Senate reprint No. 1136, Int. No. 845.)

"An act to amend sections 2351 and 2361 of the Code of Civil Procedure, relating to proceedings for the disposition of real property, or an interest in real property, of an infant, lunatic, idiot or habitual drunkard." (No. 846, Senate reprint No. 1108, Int. No. 717.)

"An act to make the office of sheriff of Herkimer county a salaried office, and to regulate the management of said office." (No. 2, Senate reprint No. 1143, Int. No. 2.)

"An act to provide for the publication by the county clerk of Westchester county of certain official notices." (No. 1582, Senate reprint No. 1190, Int. No. 1196.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the following entitled Senate bills, with a message that they have concurred in the amendments of the Assembly made thereto:

"An act to amend section 37 of the Agricultural Law, entitled 'An act in relation to agriculture, constituting articles 1, 2, 3, 4 and 5 of chapter 33 of the general laws,' as amended by chapter 656 of the Laws of 1901, relative to violations and penalties." (No. 259, Assembly reprint No. 2094, Rec. No. 68.)

"An act to amend section 290 of the Penal Code, relative to children and dealers in junk." (No. 385, Assembly reprint No. 2041, Rec. No. 91.)

"An act to amend chapter 238 of the Laws of 1893, entitled 'An act in relation to filing amended affidavits to certificates of incorporation of railroad companies,' relative to affidavits of directors." (No. 820, Assembly reprint No. 2053, Rec. No. 243.)

"An act to suspend the limitation of time for commencement of construction or the completion of railroads while in the hands

of receivers." (No. 566, Assembly reprint No. 2052. Rec. No. 244.)

Ordered, That the Clerk return said bills to the Senate.

The Senate returned the bill (No. 794) entitled "An act in relation to the city of Troy, the government of said city, and to create a municipal improvements commission, and to define its powers and duties" (Int. No. 675), with a message that said bill was again duly passed, a majority of all the Senators elected voting in favor thereof, and three-fifths being present, the President stating the question to be "Shall this bill pass notwithstanding the failure of the mayor of the city of Troy to return said bill within the time specified by law?"

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 2095) entitled "An act to authorize Simmons College at Abilene, Texas, to take property by bequest, gift, grant or purchase in the State of New York" (Int. No. 677), with a message that they have reconsidered the vote by which said bill was passed, and as amended had again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 2106) entitled "An act to amend the Tax Law, in relation to sales for unpaid taxes in the county of Clinton" (Int. No. 981), with a message that they have reconsidered the vote by which said bill was passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act to amend the Religious Corporations Law, in relation to organizing corporations for acquisition of camp meeting grounds for the Reformed Methodist denomination." (No. 1376, Int. No. 1072.)

"An act empowering the board of water commissioners of the village of Peekskill to issue additional bonds for the purpose of extending the water mains of said village." (No. 2025, Int. No. 1405.)

"An act to amend the Tax Law, in relation to the time of making assessment in certain towns." (No. 1166, Int. No. 934.)

"An act to authorize the town of Union in the county of Broome to prepare the assessment roll of said town, in two volumes, one containing the names of taxable persons and property within the town and not in the villages, and the other containing the names of taxable persons and property in villages in said town." (No. 1857, Int. No. 1349.)

"An act to amend the Real Property Law, relative to the discharge of mortgages in counties wholly embraced within cities of the first class." (No. 1842, Int. No. 674.)

"An act to amend the Code of Criminal Procedure, in relation to the appointment and duties of probation officers, and the powers and duties of courts and justices with relation to persons placed on probation." (No. 1987, Int. No. 1249.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Commercial Construction Company for extra work and materials alleged to have been performed and supplied by them at the Manhattan State Hospital, Ward's Island, during the years 1897 and 1898." (No. 762, Int. No. 665.)

"An act to authorize the vestry of St. Peter's Church of Cortlandt, Westchester county, to regulate the interment of bodies in the cemetery of such church." (No. 1837, Int. No. 933.)

"An act to amend the Highway Law, relative to damages for change of grade." (No. 1755, Int. No. 1098.)

"An act to release to Konrad Lang, 2d, Katharina Kaiser, and Elizabetha Koch, the right, title and interest of the people of the State of New York acquired by escheat, in and to certain real estate situate in the city of Rochester." (No. 583, Int. No. 520.)

"An act to provide for the construction of a bridge over the Glens Falls feeder of the Champlain canal, in the town of Queensbury, county of Warren, at the F. W. Wait Lime Company's works, about 1,135 feet west of the Sherman Lime Company bridge No. 11, and abutments and approaches thereto, and making an appropriation therefor." (No. 1230, Int. No. 973.)

"An act to amend chapter 152 of the Laws of 1899, entitled 'An act in relation to the use of bicycles on sidepaths, for licensing bicycles, for the appointment of sidepath commissioners and to provide for the construction, maintenance, regulation, preservation and shading of sidepaths,' by adding certain sections thereto." (No. 2069, Int. No. 1415.)

"An act to amend the Code of Civil Procedure, relative to the appointment of court officers." (No. 2034, Int. No. 1063.)

"An act to provide for the filing transcripts of minutes taken by the stenographer of the County Court of Erie county, in certain cases, and prescribe the fees therefor." (No. 1973, Int. No. 1393.)

"An act to provide for free tuition of non-resident pupils in schools maintaining an academic department and making an appropriation therefor." (No. 2110, Int. No. 1437.)

"An act in relation to assessments for local improvements, on property exempt from taxation." (No. 2082, Int. No. 731.)

"An act to amend the Labor Law, in relation to elevators, elevator cabs or cars and elevator wells in factories and mercantile establishments." (No. 2072, Int. No. 1418.)

"An act to amend chapter 94 of the Laws of 1831, entitled 'An act to incorporate the Society for the Relief of Orphan and Destitute Children, in the city of Albany,' relative to the annual meeting of said society." (No. 981, Int. No. 451.)

"An act to amend chapter 706 of the Laws of 1901, entitled 'An act to make the office of the register of the county of Kings a salaried office and regulating the management of said office,' by adding a new section thereto, in relation to certain duties to be performed by the register after the close of his term of office." (No. 1988, Int. No. 1295.)

"An act to amend the Benevolent Orders Law, relative to joint corporations and their powers." (No. 1849, Int. No. 1075.)

"An act to amend the Election Law, relative to boundaries of election districts." (No. 1756, Int. No. 1105.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1802, Senate reprint No. 1228) entitled "An act making appropriations for certain ex-

penses of government and supplying deficiencies in former appropriations." (Int. No. 1339.)

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without amendment:

"An act to amend the Tax Law, in relation to the collection of taxes." (No. 1490, Int. No. 1018.)

"An act to amend the Domestic Commerce Law, relating to the fees to be charged for the use of steam shovels in connection with grain elevators." (No. 2088, Int. No. 836.)

"An act to amend the Code of Civil Procedure, relating to the jurisdiction of justice's courts." (No. 2061, Int. No. 808.)

"An act to release to Charles D. Boshart the right, title and interest of the people of the State of New York, to certain real estate situate in the town of New Bremen, county of Lewis, N. Y." (No. 2024, Int. No. 1215.)

"An act to amend the Poor Law, relating to the appointment of keepers of county almshouses." (No. 1307, Int. No. 1032.)

"An act to provide for the place of holding certain terms of the surrogate's court in the county of Wayne." (No. 1920, Int. No. 1380.)

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1545, Senate reprint No. 1231) entitled "An act making an appropriation for buildings, for repairs and improvements at the State hospitals for the insane." (Int. No. 1167.)

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled bills, with a message that they have concurred in the passage of the same without mendment:

"An act to amend the Code of Civil Procedure, relative to the distribution of the estates of intestates." (No. 2014, Int. No. 1399.)

"An act to incorporate the Racquette River Power Company of South Colton, St. Lawrence county, N. Y." (No. 1757, Int. No. 789.)

"An act declaring Deer river, and its tributaries, in the towns of Montague, Pinckney and Denmark, in the county of Lewis, a public highway, and providing for the assessment and payment of damages to riparian owners thereon." (No. 1654, Int. No. 1241.)

"An act making an appropriation for a mess hall and storehouse and providing additional hospital wards at Clinton prison." (No. 1458, Int. No. 1123.)

"An act to amend the Real Property Law, in relation to acknowledgments and proofs in other States." (No. 1963, Int. No. 1074.)

Ordered, That the Clerk deliver said bills to the Governor.

"An act to amend the Greater New York charter, relating to the preference in the paid fire department of volunteer firemen." (No. 1957, Int. No. 337.)

"An act to amend chapter 410 of the Laws of 1882, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to marshals." (No. 1888, Int. No. 1365.)

"An act to amend the Greater New York charter relative to the composition of the board of taxes and assessments." (No. 2002, Int. No. 978.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend chapter 26 of the Laws of 1885, entitled 'An act to revise, amend and consolidate the several acts in relation to the city of Syracuse, and to revise and amend the charter of said city,' relative to the firemen's pension fund." (No. 1997, Int. No. 1251.)

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

"An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen." (No. 2085, Int. No. 1385.)

"An act to empower and command the board of estimate and apportionment of the city of New York to provide suitable headquarters for the Exempt Firemen's Benevolent Fund Association of the Borough of the Bronx." (No. 1499, Int. No. 1146.)

"An act relating to the appointment of employes of the fire department of the city of New York to the uniformed force of the said department." (No. 986, Int. No. 570.)

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

"An act to amend chapter 338 of the Laws of 1892, entitled 'An act to authorize the East River Gas Company of Long Island City to supply gas and electricity in the city of New York.'" (No. 2048, Int. No. 95.)

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the following entitled Senate bills, with a message that they have concurred in the amendments of the Assembly made thereto:

"Concurrent resolution of the Senate and Assembly, proposing amendment to article 6 of the Constitution relating to Supreme Court judicial districts." (No. 1124, Assembly reprint No. 2104, Rec. No. 388.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to article 7 of the Constitution in relation to the payment of debts of the State." (No. 1072, Assembly reprint No. 2115, Rec. No. 406.)

"Concurrent resolution of the Senate and Assembly proposing amendment to article 12, section 1 of the Constitution, relating to organization of cities." (No. 1052, Assembly reprint No. 2112, Rec. No. 299.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to section 10 of article 8 of the Constitution, relating to the limitation of indebtedness of counties, cities, towns and villages by excepting the city of New York from the provisions of said section after the 1st day of January, 1904." (No. 1229, Assembly reprint No. 2108, Rec. No. 369.)

"An act to amend title 16 of chapter 556 of the Laws of 1894, known as the Consolidated School Law." (No. 1164, Assembly reprint No. 2107, Rec. No. 357.)

Ordered, That the Clerk return said bills to the Senate.

The Senate returned the bill (No. 1591) entitled "An act to amend chapter 269, of the Laws of 1902, entitled 'An act to incorporate the city of Plattsburgh,' generally" (Int. No. 754), with

a message that said bill was again duly passed, a majority of all the Senators elected voting in favor thereof, and three-fifths being present, the President stating the question to be "Shall this bill pass notwithstanding the failure of the mayor of the city of Plattsburgh to return the same within the time prescribed by the Constitution?"

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. A. L. Covell, mayor of the city of Gloversville, returning the bill (No. 1436) entitled "An act to amend section 226 of chapter 275 of the Laws of 1899, entitled 'An act to revise the charter of the city of Gloversville'" (Int. No. 1104), with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 1195) entitled "An act providing for the improvement of Flatbush avenue from the boundary line dividing the Twenty-ninth and Thirty-second wards, formerly town of Flatlands, to Avenue N in the borough of Brooklyn, in the city of New York" (Int. No. 510), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 1193) entitled "An act providing for the improvement of Avenue U from Flatbush avenue to the bridge over Gerretsen's basin, in the borough of Brooklyn, in the city of New York, in the former town of Flatlands" (Int. No. 509), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 1066, Senate reprint No. 1053) entitled "An act to amend the Greater New York charter, relative to the collection of assessments for local improvements" (Int. No. 489), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 832, Senate reprint No. 649) entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen and firemen" (Rec. No. 104), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 1178) entitled "An act to provide for the construction of a building for a public bath, gymnasium, lecture room and roof garden between Thirty-eighth and Forty-ninth streets and First and Third avenues in the city of New York" (Int. No. 946), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 377, Senate reprint No. 533) entitled "An act to enable the fire commissioner of the fire department of the city of New York to rehear and determine the charges against Charles Wiegert, a fireman of the former city of Brooklyn, for the purpose of reinstatement, and to reinstate August J. Franz in such department" (Int. No. 364), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 1539, Senate reprint No. 1036) entitled "An act authorizing the park commissioner of the borough of the Bronx of the city of New York to give to the boat clubs of the city of New York permission to erect or place boat houses in McComb's Dam park on the Harlem river, New York city" (Int. No. 1078), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 742) entitled "An act to enable the police commissioner of the city of New York to rehear and determine the charges against John

J. Bennett, formerly a patrolman in the police department of the county of Richmond" (Int. No. 645), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 594) entitled "An act authorizing the park commissioner of the city of New York to set apart a portion of Battery park as an athletic field" (Int. No. 380), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. S. L. Smith, mayor of the city of Binghamton, returning Assembly bill (No. 584) entitled "An act to amend chapter 214 of the Laws of 1888, entitled 'An act to revise the charter of the city of Binghamton,' relative to appropriations and expenditures" (Int. No. 521), with a message that said mayor and the common council of said city, after a public hearing thereon, do not approve said bill and do not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 235) entitled "An act to enable the fire commissioner of the city of New York to rehear and determine the charges against George Casey, formerly chief engineer of the fire department of the city of Long Island City" (Int. No. 234), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 1194) entitled "An act providing for the improvement of Flatbush avenue between Avenue N and Avenue U, in the borough of Brooklyn, in the city of New York, in the former town of Flatlands" (Int. No. 511), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

A communication was received from Hon. Seth Low, mayor of the city of New York, returning Assembly bill (No. 1007) entitled "An act to enable the commissioner of the department of

water supply, gas and electricity of the city of New York to rehear and determine the charges against Edward McGaffney, formerly an inspector in said department, for the purpose of reinstatement" (Int. No. 831), with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

Mr. Rogers, chairman of the committee on ways and means, announced the following appointments on the joint sub-committee of Senate finance and Assembly ways and means committee to conduct inquiry as to the State's expenditures.

Chairman Rogers, ex-officio, and the following members appointed by him: Hon. Thos. M. Costello, of Oswego; Hon. Ernest G. Treat, of Cayuga; Hon. John K. Patton, of Erie; Hon. Francis G. Landon, of Dutchess; Hon. George M. Palmer, of Schoharie; Hon. Wm. H. Hornidge, of New York.

Mr. Rogers offered for the consideration of the House a resolution, in the words following:

Resolved, That a committee of two be appointed by the Speaker to wait upon the Governor and inform him that the Assembly has completed its labors and that it is ready to adjourn.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Speaker appointed as such committee Messrs Rogers and Palmer.

Mr. Burnett offered for the consideration of the House a resolution, in the words following:

Resolved, That a committee of two be appointed by the Speaker to inform the Senate that the Assembly has completed its labors and that it is ready to adjourn.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Speaker appointed as such committee Messrs. Burnett and McInerney.

Messrs. Warnick and Townsend, a committee from the Senate, appeared in the Assembly Chamber and announced that the Senate has completed its labors and is ready to adjourn.

Mr. Rogers, from the committee appointed to wait on the Governor and inform him that the Assembly has completed its labors and is ready to adjourn, reported that they had performed that duty.

Mr. Burnett, from the committee appointed to wait upon the Senate and inform that honorable body that the Assembly has completed its labors and is ready to adjourn, reported that they had performed that duty.

Mr. Speaker announced the following as officers to remain for thirty days after adjournment, pursuant to section 1 of chapter 477 of the Laws of 1895:

Clerk — Archie E. Baxter.

Assistant Clerk — Ray B. Smith.

Journal Clerk — Henry L. Gates.

Index Clerk — Frederick W. Hyde.

Financial Clerk — Frank N. Petrie.

Mr. Speaker announced the following as officers to attend the next session, pursuant to chapter 682 of the Laws of 1892, as amended by chapter 24 of the Laws of 1893:

Doorkeepers — Myron A. Phelps, Andrew Kehn and Norman Du Bois.

Chief messenger — Anderson D. Lawrence.

Messenger — James H. Millord.

Pages — Dwight L. Goewey, Max Coplon, William Flynn, James McIntosh, Albert Harris, Louis Houseweller.

Mr. Speaker addressed the House as follows:

Gentlemen of the Assembly.—The Legislature of 1902 adjourned on March 27th, an earlier date than any previous Legislature had adjourned since 1794. It was hardly expected that this Legislature could complete its business so early, and the additional four weeks of this year's session have been busy ones. Judged by the number of bills presented this Assembly has been exceptionally industrious, having introduced 2,107 bills and amendments, or 278 more than were introduced last year. When we consider how few of these bills become laws, there seems to have been a great waste of intellect and energy in preparing and pushing the many bills that fail, but there seems to be no remedy so long as so many local matters are referred to the Legislature. Could these matters be disposed of by local boards of supervisors, as in my opinion they should be, there would be a great saving to the State and local sentiment would be more accurately reflected in the results.

Last year for the first time in the history of the State, the members of the Legislature returned to their constituents with the welcome announcement that the direct State tax upon real estate had been practically abolished. You have the pleasing privilege of announcing to your constituents that through your action the same policy will be continued. Last year there was no concealment of the fact that to accomplish the desired end of relieving real estate from its burden of State tax, part of the large surplus in the State treasury would have to be used. This year you have provided sufficient revenue to pay the State expenses with little, if any, draft upon the treasury surplus, and the farms and homes continue to go free of State tax. I congratulate you upon this auspicious result, which cannot fail to gratify the owners of realty throughout the State. Through the great bulk of personal property escaping taxation the burdens upon real estate for local expenses and improvements are very heavy in most cities and villages, and I trust that the direct State tax burden will never again be imposed upon that class of property which includes all the farms and homes and stores and shops that represent the immovable wealth of the State. The members of the majority political party in both Houses of this Legislature, and the Governor elected with them, are especially to be congratulated that our party pledge made to the people before election, was held sacred and has been fully redeemed.

To accomplish this result an important measure was that which increased the rates of taxes on the traffic in intoxicating liquors to the extent of 50 per cent. The increased rate may reduce the number of saloons in some communities, but the effect will not be detrimental to good morals or good order. The liquor taxes in this State are still lower than those that have long been in force in several high license States, which contain fewer and less populous cities to make the business profitable.

The report of our State Tax Commissioners shows that there is now upon the assessment rolls of the State, real estate valued at over five and one-fourth billions of dollars, while the assessments of personal property amount to only \$558,000,000. The

real estate assessments increased during the preceding year by over \$87,000,000; the personal assessments decreased over \$27,000,000. Yet it is probable that the personal property in this State would more than buy all the real estate in it, and is increasing with equal rapidity. How to make all the wealth of the State contribute toward paying public expenses in even approximate proportion to its true value, is a great problem. I trust that some future Legislature may solve it, or at least make a nearer approach to equity than obtains under our present laws.

While some revenue bills that were expected to pass, have failed, the Legislature has by economy in other directions been able to pass some liberal appropriations for general benefit. Among these I mention that of \$1,000,000 for good roads, \$200,000 for the proper representation of the State at the Louisiana Purchase Exposition, in St. Louis.

Also \$100,000 to give bright and ambitious pupils in rural towns the advantage of the excellent high schools which the more populous towns are able to maintain.

This last-mentioned appropriation is in pursuance of a recommendation in the Governor's message, and was also earnestly advocated in my address at the beginning of our legislative session. For a time it appeared that the appropriation would be lost in the lamentable conflict between the two educational departments of our State government, but a compromise measure was finally framed which recognizes both departments in the distribution of the money. I am sure you are all gratified that the prime object has been attained, namely, to distribute wider the benefits of our splendid system of high schools. This act should not be charged as a favor to the sparsely settled townships. It is for the benefit of the State, for whatever elevates the quality of our citizenship is the greatest benefit that can be acquired by the State. It is the quality of our citizens more than their numbers, which has made New York the Empire State.

This Legislature will be historic in having passed a bill providing for the largest investment in an artificial waterway, that

any State has ever made, in case the majority of the voters approve the project. There is a wide difference of opinion as to the feasibility of an inland canal for so long a distance as the length of this great State, and all the reliable information possible should be spread among the people before they make their decision. The terminal cities interested are so large, and contribute so largely to the support of the State, that after they agreed upon a plan they felt entitled to a decision from the people, but it is a State debt that is to be created and every voter is entitled to vote according to his own best judgment, whether the State as a whole will receive benefit that will compensate for the great debt which all the taxpayers must meet. As I said in my opening address:

“This is not a partisan project and should not be treated as a local measure. It is purely a business proposition for the people of the State to consider. Therefore, it seems to me preferable that it should be submitted to the people in such a year as this, when there are no State party tickets in nomination and all the consequences can be calmly investigated.”

I also said: “One condition we should insist upon, namely, that the question be submitted so that no voter may be deceived as to the amount of ultimate cost.”

Certainly this body has done all that was possible to obtain a reliable estimate of the cost of the proposed barge canal. By resolution you called upon the State Engineer for a revised estimate to include all apparent contingencies and taking into account the increased prices of labor and materials. The State Engineer responded with a carefully revised estimate, making the total cost over \$101,000,000, and that amount was named in the bill. If the proposed barge canal shall be ordered built by vote of the people, and it proves to be much more costly than the estimate, as has been the usual experience in the large public enterprises of the past, no reproaches can be cast upon this Assembly, for you consulted the State's official Engineer, and adopted his final and highest estimate.

Five resolutions for amendment of the Constitution have received your sanction, namely, one to allow interest and principal

of the State debt to be paid without direct tax; one to allow extension of a State debt to run fifty years; one to allow the Legislature to regulate hours of labor and wages and protection for laborers on public works; one providing for the number of Supreme Court judges in a district to increase in proportion to population; and one removing the limit of debt which the city of New York may incur for water supply.

These amendments are all important and will be submitted to the people in due time.

The laws enacted at this session for the protection of children who labor, limiting the hours and the age at which they may be employed, will meet the approval of all humane people.

There has been considerable legislation relating to Greater New York and much of it very important. It has been asked for by the chosen representatives of that city, including the mayor and heads of city departments. I note the following New York city bills, which have passed and are regarded as especially important and valuable:

Two bills amending the Greater New York charter in reference to the commissioners of the sinking fund. The effect of these bills is to give the commissioners of the sinking fund the right to close certain streets; necessitated by the action of the board of aldermen, giving to the Pennsylvania railroad the right of entry into the city by its tunnels under the North river.

Three bills which provide in brief for the elimination of steam as a motive power in the Park avenue tunnel; for the enlargement of the terminal facilities of the New York Central railroad in the city of New York; for the depression of its tracks; for the abolition of all grade crossings; for the straightening of the railroad tracks at Spuyten Duyvil and along the Harlem river, and for the streets above Forty-ninth street, in the city, maintaining their grade and crossing above the tracks.

The law to prevent illegal voting in the primary meetings of political parties.

The concurrent resolution, introduced by Senator Marshall, amending the State Constitution, excepting New York city from the debt limit as regards its water supply.

Amendments to the Tenement House Law, introduced at the request of the Tenement House Commission of the city of New York, which has done such valuable work in improving the sanitary arrangements of the apartments of the poor.

Assembly bill No. 730, now a law, the effect of which is to decrease the annual tax levy in the city of New York by about \$8,000,000.

This is the most important measure introduced at the request of the city government. It provides that the surplus income of the sinking fund may be applied to the reduction of the tax levy.

The bill asked for to open saloons from 1 o'clock p. m., till 11 o'clock p. m., on Sundays, was not passed, and the moral sense of the State will approve the refusal.

I have thus briefly mentioned a few of the conspicuous enactments of the Legislature of 1903. You are answerable to your constituents according to the votes you have cast for or against the various measures presented, and I have no doubt you have each endeavored to act for what you considered the best interests of your locality and of the State.

My official and personal relations with you have been very pleasant, and I trust that if any of you have been dissatisfied with any ruling made, you have not attributed it to any wrong intention on the part of your presiding officer. I have endeavored to act in a spirit of fairness and equity to all, and to give every member courtesy and the fair opportunity to which he was entitled.

It only remains for me to thank you for your kind consideration and support, to wish you a safe return to your homes, and to tender you my best wishes for your future happiness and success. I now declare this Assembly adjourned without date.

A. E. BAXTER,

Clerk.

APPENDIX.

APPENDIX.

(No. 1.)

A message from the Governor, at the hands of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, N. Y., *January 7, 1903.*

To the Legislature:

No Legislature in recent years has had before it for consideration such important problems as you will be called upon to solve at the present session. Internal improvements, the abolition of direct taxation, the betterment of our common school system, and the popularization of the higher branches of education, are subjects meriting your most careful consideration, and the enactment of laws which will secure the best results with the least possible expenditure of the public money.

The State's debt is small, but if all the improvements which are under contemplation shall be approved by the people, it will be largely increased, and if left to a direct tax for liquidation will be so great as to materially add to the burdens of every locality. The aim of recent legislation has been to devise a uniform system of indirect taxation, and all of the changes in our revenue laws during the past twenty years have been in this direction, with the result that since the passage of the original corporation law in 1880, these receipts have grown from \$141,127.03 to \$16,236,446.99, which includes the special tax for judges and stenographers.

There is an impression that the benefits of indirect taxation have been secured at the expense of the larger centers of population. Nothing could be further from the truth than this,

because it can be shown that if all such receipts were to go to the localities from which they come and recourse had to a direct tax for the moneys necessary for the State's maintenance, the amount collected from the larger localities would be considerably greater than under the present system. As an illustration of the truth of this statement, it may be cited that during the year ending September 30, 1902, of the total indirect receipts the city of New York contributed:

From transfers	\$2,286,962 23
From excise receipts	2,782,082 87
From corporation taxes, including trust companies and savings banks	3,537,143 00
Total	<u><u>\$8,606,188 10</u></u>

which is practically 56.6 per cent. of the total. In addition, New York paid this year in direct taxes \$496,954.99, so that the gross cost to the city was \$9,103,143.09. If the appropriations for the years 1902-3, amounting to \$21,996,905.93, were raised entirely by direct taxation, New York city's proportion would be 67 per cent., which is its percentage of the total assessed valuation of the State, and it would be called upon to pay \$14,736,926.97, or \$5,633,783.88 more than it does to-day. Erie county paid \$465,483.46, but two and nine-tenths per cent. of the indirect revenues, which added to its direct tax of \$39,244.12 makes a total of \$504,727.58; while its proportion of a direct tax, it having five and two-tenths per cent. of the assessed valuation, would be \$1,143,839.10, or \$639,111.52 more than under the present system. It may be claimed that inasmuch as the revenues are \$5,760,458.94 short of the appropriations, to make a proper comparison the percentages of this deficiency should be deducted from the savings herein referred to, which in the case of New York would be \$3,859,507.48, and Erie county \$299,542.95; but even then the benefit of indirect taxation is shown in New York to be \$1,774,276.40 and in the other case

\$339,568.57. In addition to this it must not be lost sight of that both Buffalo and Greater New York receive from the State moneys for school purposes, the former receiving for this year \$195,567.78, or \$156,323.64 more than it paid in direct taxes; while the latter receives \$1,302,126.47, which is \$805,171.48 greater than the amount of its direct contribution to the State. In addition to this the local treasury of New York has been benefited by \$4,166,492.59, and Erie county by \$654,641.31 by reason of increased revenues for the year 1902 from excise receipts over the last year of the operation of the old law. All this has been practically accomplished without any reduction in the assessment-rolls of the municipalities affected. So that from every standpoint of benefit it will be seen that these wise laws have not only enabled us to maintain the State with the least possible burden upon the localities, but that they have also greatly aided in meeting local expenses.

The total receipts into the State treasury, including the balance of \$9,789,351.16 for the year ending September 30, 1902, were.....	\$33,450,126 59
The total payments for all purposes.....	23,220,272 68
	<hr/>
Leaving a balance of.....	\$10,229,853 91
	<hr/> <hr/>

Divided among the various funds as follows:

Canal fund	\$1,388,490 99
School fund	511,670 83
General fund	8,140,046 11
Trust and miscellaneous fund.....	189,645 98
	<hr/>
	\$10,229,853 91
	<hr/> <hr/>

The actual surplus, after deducting all appropriations made prior to January 1, 1902, was \$8,001,346.56.

The total debt of the State is \$9,920,660, of which \$255,000 falls due during the current year.

The expense for educational purposes during the past year was \$5,367,016.85. The amount for charitable purposes, includ-

ing the care of the insane, was \$5,451,817.32, and for betterments and buildings \$1,351,944.83, making a total of \$6,803,762.15.

I estimate the receipts from all indirect sources of taxation for the current year at \$16,500,000, which added to the present surplus makes \$24,501,346.56 as available balance, from which should be deducted the sum of \$21,780,915.93, the amount of the appropriations made by the Legislature of 1902, exclusive of the special tax for stenographers and extra compensation for Supreme Court judges, leaving an estimated surplus on October 1, 1903, of \$2,720,430.63.

The estimated indirect income for the year ending September 30, 1904, is \$17,000,000; and assuming that the appropriations for that year are \$23,000,000, there will be an apparent shortage of about \$3,280,000, even though the entire surplus were used for the payment of appropriations. From these figures I estimate that new revenues amounting to \$5,500,000 are necessary, and it becomes our first duty therefore to provide ways and means for this increase.

In imposing any additional taxation due regard must be had for the rights of individuals, corporations and the localities. It is a well-known fact that notwithstanding the constant reduction in the direct taxes of the State there has been a very great increase in local taxation, and therefore whatever is intended to increase the State's revenue should not be at the expense of increasing local burdens. It has always appeared to me to be dangerous to lodge power in any taxing officer which permits him to discriminate in the levying of assessments, and that the nearer therefore we can approach a system which has for its object a constant valuation, the nearer we are to a perfect system of taxation.

The Franchise Tax, which is still the subject of litigation, seems to me through the few years that it has been in operation to have demonstrated that it is inequitable, and a source of annoyance and constant litigation. Some corporations can bear this burden without serious results following. But as is well known, the continued increase of street railroad traffic and

the demands for lighting, water, telephone and other public utility facilities have perhaps brought into existence many corporations which cannot bear the excessive burden which is now imposed under the present law.

Under the operation of the Franchise Tax Law it was sought to impose upon all those using streets and highways a greater tax for the privileges thus accorded. There is a great misconception, however, as to the results produced. A single corporation in the boroughs of Manhattan and the Bronx has seven-sixteenths of the total valuation of such properties in these two boroughs. This corporation is paying as much tax as many great railroad systems. By provisions of the law it is entitled to deductions because of car licenses and percentages paid to the city—at least so the law was interpreted until a recent decision of the court in a case in Buffalo, which held that such tax should not be deducted. The increase in receipts under this law upon the one hundred and sixty-seven millions of franchise valuations in Manhattan and the Bronx, after making all allowances for the tangible properties in the streets and the deductions ordered by the courts of one-third of the total assessment, are four hundred and thirty thousand dollars of new revenue. If this same proportion were carried out therefore in the city of New York it would mean an added revenue to the local treasury of \$860,000. The State has accorded to every locality the power to enter into contracts for all franchises which may be granted, and it seemed to me at the time of the enactment of this measure that ample provision was possessed by the cities to properly guard and protect their interests and that to surrender therefore what should belong to the State to the municipalities — that is, franchise rights — was unnecessarily giving away powers which should belong to and which are inherent in the State. With corporations as with individuals we should be fair, and while perhaps these corporations had not been paying the proportion which they should, still whatever is of value for a franchise should be paid for to the State, because it creates the corporation; while for the use of the streets there

should be a direct contract between the company seeking such privileges and the municipality affected. I am of the opinion also that under the present law those who might desire to use the powers possessed for taxing purposes could do so to the great disadvantage of almost any corporation or with resultant unfairness to the municipalities affected. It seems to me, therefore, that the only safe and conservative way of assessing such corporations is upon their earning capacity, a plan which would not permit unfair discrimination. This would avoid many complications and would be a much safer system than the one now in operation.

The present method of mortgage taxation is unfair because it reaches only a small proportion of the whole, and permits an excessive tax. Whatever may be the reasoning as to the propriety or justice of imposing such a tax, the experience of other commonwealths has demonstrated beyond any question or doubt that the tax upon mortgages must be paid by the borrower and, therefore, to that extent it becomes double taxation. We must consider, however, the disinclination of local assessors to relieve those who loan money, upon the theory, in which there is much justice, that if mortgage taxation were entirely abolished a greater burden would be imposed upon real estate free from mortgage debt. This subject presents many peculiar conditions, and, while some hardships may be imposed, it is well for us to understand that it will be impossible to entirely relieve from the ultimate costs of borrowing those who are unfortunate enough to have their houses or lands burdened with mortgage. We have endeavored to protect the borrower, however, by fixing a maximum interest rate. The cheapness of money has reduced this rate, and whenever the lender of money is satisfied that his rate of interest will be as large as he can secure upon collaterals upon which no tax is due, he will loan upon real estate and millions of money that is now invested in other directions will immediately become available for investment in real estate mortgages. We may assume, therefore, that while it is impossible at the present time to entirely eliminate some form of taxa-

tion upon mortgages wherever found that we can still satisfy the localities by a more equitable distribution of the tax and thus bring about a lowering of the tax, with the natural sequence a lowering of the interest rate. Whatever tends to correct an abuse in part is in the direction of equity and justice, while not fully satisfying every demand. In view, therefore, of the failure to secure some such equitable form of mortgage taxation through the opposition of those who felt that their local assessment-rolls would be decreased and a greater burden of local taxation placed upon real estate, we should not attempt to correct the evil entirely because failure would again result. Whatever of injustice has been done, or whatever of inequality is apparent, can be well considered when the subject of indirect revenue is under consideration. And in framing new laws we can avoid errors which produce hardship by exacting unjust tribute. It appears to me, therefore, that in providing new revenues advantage should be taken of a more liberal mortgage tax and the reassumption of privileges which were surrendered to localities under the so-called Franchise Tax Law.

I recommend therefore that the rate of taxation upon mortgages shall not exceed four mills annually, and be in lieu of all other taxes, the mortgages to be assessed locally, two-thirds of the amount collected to go into the local treasuries and one-third to the State, excepting only from the operation of this law mortgages and bonds held by savings banks, fraternal orders, local building and loan associations, life insurance companies and charitable, religious and educational bodies. This law would produce as near as can be estimated eight millions of dollars annually, two-thirds of which, amounting to about \$5,350,000, would go to the localities and \$2,650,000 to the State. The local machinery for the collection of the tax will be much simpler than a State bureau because it will be the local registrar's and county clerk's offices that will furnish the desired information to each locality to determine its assessment, leaving to them the corrections and deductions which should be made. The constant fear that mortgages will be subject to excessive or

varying rates of taxation will be thus eliminated and borrowers and lenders can negotiate their loans with a sure knowledge of the tax obligation.

Bonds of corporations, owing to the difficulty of reaching them for taxing purposes, can be left for assessment under existing law. The Franchise Tax Law should then be amended so that a tax could be assessed upon gross earnings, at double the present State tax, the revenue to be paid direct to the State, relieving public utility companies from local taxation, except upon tangible property in the streets, and other real and personal estate. This will operate much more equitably than does the present law, and will not be an unjust burden upon the corporations that are affected. I estimate that from the mortgage tax and the amended Franchise Tax Law the increased revenues will amount to \$3,530,000. Whatever may be lost in the total of the assessments under the Franchise Tax Law can be more than replaced by the listing of mortgages, and would therefore increase rather than decrease the debt limit of municipalities for bond issues.

For further revenues I recommend a tax of ten cents on each notary certificate, which will produce \$750,000, and a tax of ten cents per hundred dollars for the recording of all transfers of property, real or personal, to be known as a recording tax, which from the best available data at hand will produce \$1,200,000 annually, making the total result \$5,480,000 in new revenue. These recommendations, if enacted into law, will produce enough funds for the present and the constant increase of receipts under their operation will be sufficient to care for the increased expenditures of the State outside of canal improvement, and will thus redeem the pledge that has been made for entire relief from direct taxation for State purposes.

The enactment of these laws would take away from the localities franchise revenues of \$1,325,000. Inasmuch as of the total assessed valuation of the personal property of the State, from the best estimates obtainable, there is only \$135,000,000, in the hands of individuals, and assuming that all this represents

mortgages and that the tax were two per cent., the localities would lose \$2,700,000 by the abolition of the present mortgage tax, so that the total loss would be \$4,025,000, while the new income from the mortgage tax would be \$5,350,000. In other words, the localities would benefit by the enactment of these laws to the extent of \$1,350,000, and it would still leave bonds and securities other than real estate mortgages held by individuals to be taxed locally.

I know that there may be perhaps a prejudice against the changes thus recommended, but we should not for that reason be deterred from according rights and protecting all interests equally so that unfair burdens may not be imposed. I believe when the subject is fully understood that the Legislature will reach the conclusion that the law as it stands to-day is unwise and against public policy. Stockholders are but individuals and they should have the same rights as owners of real estate or other forms of personal property.

The desire to maintain the commerce at the ports of New York and Buffalo, and the failure of canal transportation to adequately meet the demands of trade have led those who have given consideration to this subject to suggest a very material increase or enlargement of canal facilities. There is perhaps no subject which you will be called upon to consider that is fraught with so many difficulties, and the failure of every attempt in recent years to make canal traffic more effective should be a warning, and should preclude hasty conclusions as to the proper remedy to be applied.

That the Erie canal has performed an important work in the development of our State is not questioned. That it is the desire of all of the people that it should remain as a factor in the adjustment of freight rates is equally true. But as to the extent to which the State should go in the direction of improvement, there is a wide divergence of opinion. There has been, unfortunately, no policy in this matter which had the character of permanence. Neither the lowering nor the abolition of tolls upon the canals brought, as was hoped, an increase of traffic.

On the contrary, there has been a gradual but certain decrease, both in tonnage and in the number of boats engaged in canal traffic. Under the present system, disregarding for the time being the factor of cost which the State in the nature of a subsidy grants, the fact is apparent although the per ton mile cost of canal transportation is but nineteen one-hundredths of a cent, while upon the railroads fifty-nine one-hundredths of a cent, that the railroads are increasing their traffic while the canal is gradually losing it. Why shippers are willing to pay this increased cost becomes therefore a proper subject for inquiry. Is it because of greater facilities and more prompt shipment at other outports that this decline in canal traffic is due? And will an enlarged canal win back the commerce which we have lost? It can be taken to be a certain and fixed conclusion that commerce will follow the line of least resistance, where the cost is lowest and where facilities for reloading freight for export are best. The inability to use the canal for at least five months of the year to my mind is first of all a serious consideration in competition with railroad transportation, which in addition to the terminal charges at New York and breaking of bulk at Buffalo seem to give to the railroads an advantage which should be thoroughly considered before an enlargement of the canal is authorized. Still lower freights seem to be the remedy which it is hoped may restore this inland commerce. This can be accomplished in one of two ways, either by greater speed upon the canal or increased carrying capacity of the boats. If it is possible to accomplish the desired results through either of the methods suggested, I am convinced that by reason of the decreased cost we can exact a toll which, while in no way interfering with the use of the canal, would assist in its maintenance and in the payment for the improvement. I have endeavored to give to this subject the consideration which its importance demands, and have heretofore expressed myself and now reaffirm my belief in the thousand-ton barge plan. I cannot urge too strongly upon the Legislature the necessity for immediate attention to this

important problem, and while recommending that every consideration shall be given to the various interests involved, we should recollect that above every other claim the prosperity and upbuilding of our State are foremost. While giving all weight to the expense involved, we should not be deterred from any expenditure that will hold the supremacy of which we are all justly proud. I hope that the conclusion reached may be so supported by data and figures that there shall be no dissent from the deductions which are thus arrived at, and that the people may be put in possession of every detail that is necessary to enable them to speedily pass upon and express their approval or disapproval of the plans to be submitted.

In my last message I advocated the deepening of the canals to a nine-foot level, with locks capable and large enough to provide for one thousand-ton barge tonnage. To this subsequently suggestions were added that both the Oswego and the Champlain canals should be equally enlarged. This proposed measure failed of passage, I am convinced, because of an honest belief upon the part of many members of the Legislature that the plan proposed was inadequate to meet the requirements of commerce. At the time of the submission of the nine million dollar plan it was generally conceded by those interested in canal traffic that a nine-foot canal would be adequate to meet all demands. The failure of that sum to complete the improvements, led to the appointment of a commission by my predecessor, which commission submitted a plan for the thousand ton barge canal, and to that project the commercial bodies of New York and Buffalo stand committed in the belief that no other remedy will produce the desired results, while the interior cities and others who are affected are as earnest in their opposition of the larger plan, and are as firmly convinced that a canal completed along the plan of the nine-foot level will be sufficient for all requirements. Therefore the friends of the canal, while united in the greater cities, are at odds in other sections of the State over the amount of expenditure which the Commonwealth should authorize for the completion of this important work. So

far as the thousand-ton barge canal is concerned, I had thought that the route known as the Oswego, Ontario and Olcott at a much less cost would be sufficient for all purposes and would secure the result desired much more speedily than the so-called interior route. Those who have given the Lake Ontario, Oswego and Olcott plan study, are firmly convinced, however, that it is impracticable, and that at the time when the canal traffic would be at its heaviest, it would be impossible because of adverse winds and dangers of navigation. So we are forced to the conclusion that the only practical route for canal traffic for a thousand-ton barge would be along the more expensive line which can only be built at a cost under the State Engineer's estimate, and assuming that the bonds were for fifty years and the interest at three per cent. of \$193,980,967.50, principal and interest. This plan only contemplates the deepening of the Champlain canal to seven feet, but the advocates of canal improvement now desire that it should also be deepened to a twelve-foot level, which would increase the cost to \$215,000,000. It is well known that no great undertaking of this character ever was completed within the engineer's estimate, but owing to increase in the cost of labor and material there should be a factor for safety of at least twenty per cent. more, which would make a probable ultimate cost for construction of over \$255,000,000 in principal and interest, from which should be deducted the interest of the sinking fund. Suggestions have been made, and it is but fair that they should be presented to you, that if the canal were enlarged to a nine-foot level and by the use of the water powers of the State and by the introduction of electric motors that not only the same object could be accomplished, but that sufficient revenue could be derived from the sale of power to almost maintain the canal. The cost of electric equipment and providing water power would be much less than under the thousand-ton plan, and perhaps would accomplish the same results. If this be feasible I am sure that all who are interested in the welfare of the canals would be glad to give it consideration. If this plan should be adopted, the canal could be constructed within

two or three years, and the constant withdrawal of commerce could be checked much more rapidly than under the thousand-ton barge plan and it could be provided for under the present Constitution. The former would require an amendment. If it should be deemed wise to select the thousand-ton barge plan, it could be submitted to the people this fall under the eighteen-year bonding clause of the Constitution, and no work performed until the adoption of a constitutional amendment extending the time of payment. In the event of a refusal by the people to so amend section 4 of article 7, under the same section the Legislature can repeal or render inoperative the expenditures authorized and thus safeguard against excessive taxation, which would be required for the improvement. In the event of the thousand-ton barge plan being authorized, I would recommend the adoption of a concurrent resolution providing for the reimposition of limited tolls, which would perhaps produce revenue enough to provide for the maintenance of the canal, believing that the lowering of the freight rates would be so great that a tollage could be easily met without interfering with the results which it is hoped to accomplish under this plan. The money for payment of principal and interest of the debt could be met by a dividend tax upon the capital stock of manufacturing corporations, which would produce about \$2,400,000, and by modifications of existing revenue laws by slightly increasing the rates affecting others than corporations. But as it is not necessary to provide this revenue until the plan shall be approved by the people, there is no immediate necessity for the consideration of this part of the problem other than the adoption of a resolution for the reimposition of tolls, which must be by constitutional enactment.

Important changes were made at the last session of the Legislature in the law relative to the institutions for the insane, which were, first, the substitution of boards of visitors for the old boards of managers; second, the centralization of all powers in the Commission of Lunacy, the details of management as heretofore being left with the superintendent.

The changes made in the government of the charitable institutions of the State were the creation of a new office known as the Fiscal Supervisor, whose duty it should be to investigate and supervise all financial transactions of this department, the management being left in the boards of managers as heretofore; second, the creation of a commission consisting of the Governor, the State Comptroller and the President of the State Board of Charities, whose approval should be necessary to all plans and specifications for new buildings or additions.

In the administration of this important part of the State work above everything is to be considered the physical and medical treatment and care of its wards. No change would nor should meet with approval that sought to effect economies at the expense of the health or the comfort of the inmates of our institutions. Too much sentiment, however, is as undesirable as too much economy, but there can be a happy medium which will be satisfactory to those interested in charitable work and who regard any innovation with distrust and disfavor, as well as to those who believe that the administration of all of the State departments should be upon strict business lines.

Some features of the administration of the Department of Lunacy have always been undesirable, and extravagances existed which did the patients no good and which accomplished nothing in the direction of cures. It was to correct this that the amendments to the laws were recommended. The wisdom of these changes has been shown by the results produced. A more liberal allowance in measuring accommodations has been adopted than heretofore; an extension of the system of joint purchases has been followed with resultant economy, and while in no way depriving the localities in which these institutions are situated of the privilege of supplying goods, it must be done after competitive bidding and local influences in these matters have been eliminated. The monthly reports of the Boards of Visitation which the law provides for have brought to the attention of the Commission in Lunacy and the Governor at once the necessity for repairs or for the correction of conditions

which need immediate remedy, and have prevented delays which frequently resulted under the old management and which produced discomfort to the patients. The new law has also had the effect of separating the medical from the business administration of the institutions. It has saved the State, through the abolition of the treasurers and other features of administration, about \$20,000 per annum. It has limited the cost of new buildings to \$450 per capita, which is considered ample by the State Architect. But above all, the entire responsibility for the administration of these institutions has been absolutely fixed in the State Commission in Lunacy. The boards of visitors consist of devoted men and women, and they show great interest and intelligence in the performance of their duties. There is more marked efficiency and more devotion to the work than existed under the old boards, whose members did not believe that it devolved upon them to criticise their own appointees. Not being so embarrassed, the boards of visitors criticise intelligently and in a manner to bring speedy relief. All complaints have been promptly investigated and the recommendations made have been acted upon favorably so far as possible. More food is allowed, and in every way possible attempts have been made to raise the standard of administration. There have been fewer recoveries during the past year, the total for 1901 being 1,209, and for 1902, 1,125. The physicians, when asked for the reason for this apparent decrease in the rate of recovery, state that it is because a different class of patients is being received in the institutions. In other words, that the local hospitals are treating acute cases of insanity with considerable success, thus relieving their relatives from the necessity of placing them in the State asylums. The physicians in charge at the Hudson River Hospital, and Binghamton Hospital, say that in their particular institutions, where all of the decrease practically occurs, the class of patients which they are receiving almost debars hope of recovery. The physician at Binghamton says: "It is difficult to determine exactly the cause of the lower percentage, but it is undoubtedly due in part to the advanced age

of many of the patients admitted, and in part to climatic conditions which were not as favorable as usual. If we eliminate from consideration the patients who on account of the length of duration of mental disturbance prior to admission, or who because of extreme old age, were presumably incurable at the time they came under treatment, the percentage of recovery will be seen to be much more favorable." The physician in charge at Poughkeepsie expresses the belief that by reason of the opening of the insane pavilion in connection with the Albany Hospital, and the treatment and cure there of a great number of recent and acute cases which formerly were committed directly to him, the quality of the patients as regards recoverability has been markedly decreased. This consideration has led the Commission to suggest that at New York there shall be a similar hospital provided, so that such acute cases can receive not only the attention of the physicians who are employed by the State, but of the distinguished alienists residing in the metropolis. That the average number of patients admitted to the hospitals would be thereby considerably lessened and the cures increased is certain, and with this recommendation I am in hearty accord. The health of the patients, however, has been very much improved. Notwithstanding the fact that there were six hundred more population during the past year, the number of deaths has been sixty less than the preceding year. To sum up the situation, the percentage of cures, while less than in 1901, is quite equal to the average of the six years preceding, and markedly in excess of the rate of some of these years, while the death rate has been lower. The increase in the insane population will ultimately require the establishment of another hospital, but for the present the following suggestions are made: The expenditure of \$225,000 in separate buildings for the superintendents and medical staffs at Poughkeepsie, Utica, Buffalo, Binghamton, Rochester and Gowanda; by the establishment of tuberculosis hospitals at six of the institutions at an expense of \$90,000, the danger of communicating this disease to other inmates can be averted; by erecting a home for the nurses at Kings Park at

an expense of \$54,000, and by the expenditure of \$150,000 at Bedford Reformatory, and by transfer of its inmates to another institution, which I shall speak of farther on, a total of 2,670 beds, at an expenditure of \$519,000, an average per capita cost of \$194.44 can be provided which would care for all the patients during the next two or three years, and would save \$682,500 in the accommodations furnished.

The only change that has been made in regard to the charitable institutions, as has been stated, was in the direction of conferring authority upon someone whose sole duty it would be to supervise their financial administration and who should have power to suggest and perfect some system similar to that which has so greatly reduced expenditures in the Department of Lunacy, and to take advantage of existing conditions for the employment of the inmates. There is no reason why the farms connected with some of these institutions should not aid in supplying food and other necessary articles which are required for use in other State asylums. The State prison industries cannot furnish all of the manufactured articles that are necessary, and frequently the State is obliged to make purchases of such goods in the open market. Of course there is no desire to interfere with any industry in which free labor is employed, but inasmuch as it has been the policy of the State to provide, so far as possible, for its own needs, it would seem to be desirable that some action should be taken to make effective the labor in these homes, which, aside from other considerations, would be for the benefit of the inmates themselves.

There are three asylums for the reformation of girls and women; one at Bedford, one at Hudson and the other at Albion. The present population of these three institutions could be easily taken care of at Hudson and Albion. If the law were so amended that only those who had taken the first step in crime, rather than frequent offenders as well, should be committed to these institutions, much better results would follow from the standpoint of reformations, as it would prevent the commingling of old offenders with younger delinquents. It is because of the

waste of effort in these three institutions that I recommend the abandonment of one and its conversion into a hospital for the insane. Aside from the use to which it could be put for that purpose, it would effect a saving of many thousands of dollars without detriment and without in any way interfering with the results which we all hope may come from the administration of such a department.

The Elmira Reformatory is overcrowded, and perhaps some measure should be taken to enlarge its capacity. The first change, however, which should be made should be to prohibit its use by the United States government, thus relieving the prison to a certain extent from overcrowding.

At the last session of the Legislature a commission was authorized and empowered to select a new site for the State Industrial School at Rochester, where farming could be engaged in and the inmates given a more wholesome life than is possible under the present arrangement. This commission will shortly submit its report to the Legislature. While at first opposed to the plan because at the time it was proposed I understood it to be simply a transfer from one section to another without corresponding benefit, I cannot now but urge upon you the necessity for making this improvement along the lines which will be suggested in the report to which I have referred. In all of the State's work there is nothing more desirable than the reformation of those who perhaps have been deprived of proper home influences and of the examples of good citizenship. No branches of the State's charitable work should appeal to us so strongly as its institutions for the insane and its reformatories, because there is something in this work that has a reward at the end, which is not possible with the unteachable and chronic in other institutions. False economy should not dictate our action in this direction, but there should be a ready response to every legitimate demand that may be made for the advancement of this work.

While this department has been in operation only since June 1st, the supervisor has established a system of purchasing under

joint contract similar to that adopted by the Commission in Lunacy, which has already resulted in a material decrease in the cost of supplies for these institutions.

In the matter of expense for construction of buildings for this department, there has been a marked decrease. For instance, the new board created under the charities act to pass upon plans for betterments and improvements, adopted plans for buildings at Sonyea, at the Thomas Asylum, at Oxford and at Newark, where a better class of buildings have been provided, furnishing the same accommodations at a great saving over the cost of similar buildings that were erected during previous years. The food supply has been improved. Impure goods have been thrown out and everything that could be accomplished in giving a better and more wholesome dietary has been done. The same careful supervision by the State Board of Charities is still maintained, and the correction of abuses for which they are constitutionally charged secured, only those powers being taken away from them which it was never intended under the Constitution to confer. With this summing up of the situation I am confident that the people will be satisfied, and that the results, so far as efficiency and economy are concerned, will commend themselves to the taxpayers of the commonwealth.

The increase in the statutory laws of the State, through what are known as special acts, not only consume the time of the Legislature, but render it more difficult for the legal profession to keep in touch with the changes that are constantly being made in our laws. General laws should govern so far as possible. Amendments to the game laws, special amendments to the charters of villages and cities should be discouraged, and relief afforded through general enactments whenever and wherever practicable. The Legislature could well afford under the direction of the Forest, Fish and Game Commission to accord to the boards of supervisors the right to regulate, under a general statute, the game laws for their own particular localities. The veto power which was accorded to the mayors of cities of the State had for its object not only the

prevention of undesirable legislation, but also a reduction of the number of amendments to city charters. One of the sources of these legislative ills are measures which seek to restore, to repay or reimburse persons through some failure of power which should be lodged in municipal or State authorities. The time of the Legislature is not only consumed but they sometimes act without a proper knowledge of the merit or demerit of the case and often thus lay the foundation for the establishment of illegal claims. Repairs upon roads, the erection of bridges over the canals and other expenditures to be made by the State should be included in the annual appropriation bill upon the recommendation of the heads of the departments affected. By so doing unnecessary improvements would be avoided and money saved to the State.

The average number of bills passed since 1894, as shown in Assembly Document No. 50, to the year 1900, inclusive, was 243 general bills and 589 special bills. Almost all of this legislation, judging from the experience of New Jersey, which has adopted a provision such as I have suggested, could have been avoided. Taking periods of three years before and after the adoption of this policy in New Jersey, the first period shows the average number of bills to have been 624, 111 of which were classified as general and 513 as special. For the second period the average number of acts proposed was 219, of which 188 were classified as general and 31 special. If the volume of legislation in this State could be reduced in the same proportion through the enactment of general laws it would be found to be of great advantage.

In addition to this there should be some competent authority to pass upon legislative bills before their introduction, or at the time of introduction, subjecting them to a scrutiny which will determine their constitutionality, or whether they conflict with or duplicate existing laws. This would not only secure statutes which would stand the test of the courts, but would avoid much unnecessary delay and reprinting of documents. This subject should receive your thoughtful consideration.

The charter of the city of New York presents many anomalies and renders difficult the fixing of responsibility where it properly belongs. The additional powers which have been given to the borough presidents and the board of aldermen deprive the mayor of authority which he should possess and renders it impossible for him to accomplish reforms when these offices are filled by those not in harmony with his administration. Additional power should be conferred upon the mayor so that he shall be charged with full responsibility as is the case in every other municipality within the State.

The conditions in the city of New York relating to the police force, the fire department and other branches of the city government, are of such a character that amendments should be made to the city's charter to correct the evils which exist. The police department, subject as it is to constant changes in the administration of the city, is in a most deplorable state, and the most drastic legislation would be excusable under the circumstances. A system which has permitted and which does permit blackmail and the use of the police department for political purposes, is one that should be condemned by every fair-minded citizen. The functions of the police are to protect life and property and to enforce the law, and not to become active partisans in politics. While I am in thorough accord with the principle of home rule, and believe that every municipality should be left to govern its own affairs, yet I also believe that the charter rights which come from the State should be so framed that the abuses which I have mentioned can be prevented and made impossible. A force which has grown up year after year under the direction of men who have used their offices to enforce payment for neglect of duty should be so reorganized that those whose influence is detrimental to its best interests can be removed and their places promptly filled by those who are more competent and more faithful to their oaths.

In the second class cities of the State there is no power of review by the courts. We may liken the great army of police of the city of New York to the military service, and we know

that it is because there is no power, except in the army itself, to punish offenders and reward merit that makes it efficient, so there should be none except in the police force itself to enforce discipline. Mere technicalities or legal quibbles should not be permitted to prevent punishment for failure to perform duty, as is too often the case now with reference to decisions of the police commissioner of the city of New York, who is hampered with too strict legal requirements for the conduct of trials of delinquent officers. When he has decided that a man is utterly incompetent, his decision should not be overturned by the courts, who view his conduct of the trial from a legal standpoint only. Such dual authority is sure to lead to an undisciplined force, and the knowledge that through a court decision or by political favor, he may be permitted to avoid such punishment as should be administered, leads the officer to look with contempt upon the man whose tenure of office is at best for a short period. Additional power should be given the police commissioner to enable him under proper civil service regulations to dismiss incompetent officers, unhampered by the restrictions which are in effect to-day. The criticisms that I have made upon the police department lie with equal force and effect against the fire department, and the same legislation for the fire department should follow that which I have recommended for the police department.

Both the primary and election laws are constantly violated in the city of New York. Acting under advice, which at that time seemed to me to be such as to merit confidence, I vetoed a measure passed by the last Legislature which prohibited the transferring of voters from one locality to another by certificates prior to primaries. I am now convinced that this power is a dangerous one and that the law should be so amended that those who register their party affiliations on the days of registry during the fall should alone be permitted to express their preferences at primaries. While the objection may be raised that this would deprive a number of people of a voice in the

selection of party candidates, yet this objection does affect equally those who remove from one election district to another prior to election. This power of transfer has been abused in the city of New York by alliances entered into by district leaders of opposite political faith by having a sufficient number of their followers register themselves as being affiliated with the opposite political party for the purpose of influencing contests for party control or for the nomination of candidates at primaries. Of course this is only done when the leader who desires to aid one of opposite political faith knows that he will have no contest for control in his own district. If the period between the date of registering party affiliation were six or eight months prior to the primaries, it would be a preventive in part against the misuse of such powers which can only be used with impunity by a district leader when he is certain that there is to be no contest within his own political party.

I, therefore, recommend an amendment to the existing law which will take away the right of transfer and which will permit those only who are registered on the regular days of registration to participate in party primaries.

The influx of voters into cities and the well-known plans of fraud by which one registers and another votes on the same name should also receive attention at the hands of the Legislature. In the larger cities of some of the States it is required that each registered voter shall sign his name on the day of registration as a means of identification on the day of election, and in case of his inability to write, that his identity shall be vouched for in a manner satisfactory to the full board of registry and election inspectors. I recommend amendments to the election laws as will produce such results in all the larger cities.

The constantly increasing tendency to defective ballots in our State and municipal elections presents some phases which should direct your attention to a more perfect ballot system than exists under the present law. Partisan action too often cause the rejection of ballots. The number of defective ballots cast at the last election was almost as great as the plurality

received by the successful candidate for Governor. While it may be true that these ballots are divided evenly between the parties, yet the right of every citizen to express his choice of candidates and have his ballot counted should not be denied because through inadvertance or ignorance of the law it has not been marked in such a way as to satisfy the critical examination of partisan judges. I am of the opinion, therefore, that you should give this subject your careful and earnest consideration, and that legislation should be enacted that will in part at least prevent this growing evil in our ballot system.

The relations between capital and labor should always be harmonious. Each is dependent upon the other, and without a due regard for the rights of both there is a certainty of friction, which leads to misunderstandings and to demands which are not justified. It has been the aim of the State through legislation to extend privileges to both capital and labor, to encourage manufacturing industries and to offer inducements for their location within the commonwealth, thus affording certainty of employment for those who labor. Competition has made necessary the grouping together of industries, and the progress of our country and the increase in our prosperity have been natural sequences of this condition. Labor has met this by combinations or unions, so that we have not only combinations of capital, but combinations of labor to deal with as well. Under our system of government both are entitled to equal protection, and from both should be exacted the same respect for law and authority. Arbitration between conflicting interests has been resorted to whenever possible by the labor department of our State, and so successful have been these efforts that we have had but little disturbance during the past year between these great interests. I believe that wherever the necessities of life are involved in dispute between employer and employee, that power should be conferred upon those affected to apply to the courts for relief, and that no power should be possessed by either capital or labor to deprive the people of that which is necessary for their welfare, but that ample authority should be

lodged in the judiciary to properly enforce its mandates and that such disputes whenever they arise should not be permitted to interfere with those rights which are paramount and necessary for the well-being of the people. Proper legislation, therefore, should be accorded for this arbitration either by amendment or by the enactment of new legislation. The strike upon the Hudson Valley Electric Railroad, necessitating the ordering into service of the National Guard, developed a condition, through the expulsion of a member of the guard from a labor union, which is prejudicial to the best interests of the State. Under the Constitution every citizen is liable to military duty. Under our law we have provided for voluntary enlistment in the National Guard, giving in return certain rights and privileges for the service thus rendered. The stability of our government depends upon prompt obedience to and the proper enforcement of our laws, and whatever tends to break down the safeguard of the judiciary and make inoperative the orders of the court is detrimental to public policy, and is a clear defiance of law and authority. There have been instances in the State where employers have discharged employees because of their connection with the National Guard, notably in the case resulting from the Brooklyn railroad strike. Certain labor unions now deny their privileges because of membership in the National Guard. This is a blow at constitutional government. The law at present is inadequate to meet this condition, and it should be your duty to correct it by amendment. I believe whatever tends to lessen the patriotism of our people is out of harmony with republican government, and I commend this subject to your consideration with the recommendation that such offenses be made misdemeanors and that adequate punishment be provided therefor.

The Tenement House Law, which was enacted in 1901 and amended at the session of 1902, I am satisfied should be further amended. It is claimed that conditions which are applicable to New York city should not apply to the borough of Brooklyn or to the city of Buffalo. I recommend this subject to your consideration for such action by you as will cure such defects in

the existing law, which have been made manifest under its operation during the past two years.

The purchase of land in the Adirondacks for the preservation of our water supply has not been continued during the past two years. I have been of the opinion that some definite plan should be adopted so that the State, if it desires to take all of the land or such a portion as may be determined upon, within the limits of the proposed park, should pursue the work along lines that are designed to fully protect and guard the State's interests. In my last message I recommended that in return for privileges which would permit scientific forestry upon private lands, that the State should assume all taxes within the park. There were many favorable responses to this proposition from large owners of real estate in the Adirondacks. So long as forestry and lumbering are pursued upon scientific lines, enough land is now owned by the State to protect the water supply, but the danger arises from changes of ownership by those who are now making their summer homes within the park limits. The question is a very important one. It will require several millions of dollars to secure land that as yet is not owned by the State. Whether this is to be done by small annual appropriations with constantly increasing prices, or whether the subject is one that calls for liberal appropriations, which are only possible through bond issues, is worthy of your consideration, and I recommend that the subject be referred to a commission to inquire into and ascertain the ultimate cost and the benefits to be derived by the State.

The building of good roads has continued during the past year with gratifying results. So great is the demand for State aid that it will soon become necessary to have recourse to bond issues to meet these increasing obligations. If, therefore, any extension of time for the payment of bonds is authorized for canal improvement it should be made applicable for this purpose also.

In some of the States it has been thought wise to have one of the departments bring to the attention of the public the at-

tractions within the State and to give information concerning them. This has been notably true of New Hampshire, which has placed the management of this work under the control of the Bureau of Labor. The interesting statement is made that more than five millions of dollars were spent in the State of New Hampshire during the past year by non-residents, such as summer boarders and tourists. Whatever may tend to increase the wealth of the State and make it more attractive is important, and I would suggest that it might be well to empower the Forestry Commission to work along similar lines and to issue such publications as are necessary to properly and adequately perform this work.

In the administration of the Excise Department it has been the custom to depend more upon civil actions than upon criminal prosecutions for the proper enforcement of the law and for the punishment of violations. It often occurs that prosecutions are begun long after the violation has taken place, and this is perhaps caused by the lack of facilities afforded by the courts. It seems to me that inasmuch as the State is the licensing power, both the civil and criminal prosecutors should be absolutely within the control of the department, thus effecting a more speedy settlement of all excise cases. The law should be so amended as to make it obligatory for immediate notice of every violation to be given to bondsmen and also that it is the intention to immediately begin suit. Police authority should be accorded to inspectors, thus enabling them to arrest at once violators of the law. This would be following the practice of the Federal government in the enforcement of the internal revenue laws, and I am convinced that better results would be produced than have been shown during the past few years. It may necessitate an increase in the number of inspectors, but if it brings about a better observance of the law, the expense will be justified. I recommend such legislation.

The State's prisons and reformatories are designed, not only for the punishment of crime, but have also as their object the winning back as far as possible to good citizenship those who

have taken their first downward step. The Parole Law had this for its object. Results have followed which in the main are satisfactory. A betterment of the prisons has been going on under the wise administration of the Prison Commission and the Superintendent. The health of the inmates shows that from a physical standpoint everything that is desirable has been furnished, and the inducements held out under the Parole Law have had the effect of bringing about more reformatations.

The additional amount provided by the Legislature for primary and secondary education has produced such results as to lead to still further recommendations for a more liberal treatment of those desiring the advantages of higher education, and your attention is directed to reports of the Educational and Regents' Departments for information upon these important subjects. It should be provided by legislation that high school education shall be accorded to all pupils residing in districts without these advantages, at a per capita rate to be paid for by the State, and thus relieve the parents of the expense of tuition incident to the full enjoyment of these privileges. In the consideration of this subject there should be no antagonism which will produce friction between the departments affected, and only such consideration should be given as will produce the best results.

The laws relative to the employment of children are in such an unsatisfactory condition that their enforcement is almost impossible. It is the duty of the State to guard against illiteracy, and the Truant Law, which had this for its object, is made practically inoperative by failure to fully prevent child labor by existing statutes. The law which prohibits the employment of children in factories does not prohibit their employment by such corporations as telegraph and other companies, and the result has been that New York State shows an increase over the last census in the percentage of those who cannot read and write. Aside from a desire to guard against physical and mental degeneracy and to prevent other abuses, this one fact of itself is of sufficient importance to demand attention, and I recommend

that the present law be so amended as to make effective the statutes regarding the employment of children.

The Commission which was appointed to inquire into the law's delays in the first and second judicial departments has in part performed its work, but owing to the lateness of its appointment it is not possible for it to present a report at this time which would be of value in the formulation of amendments to existing law. The Commission should be authorized to continue its work during the present session, and even for a longer period, because there is nothing of greater importance to the people of New York city than, if possible, the correction of conditions which have made it almost impossible to secure speedy adjudication of cases in these departments.

The Civil Service of the State, through the enactment of the so-called White Civil Service Law, has brought upon the administration of that department new duties, and its findings and decisions have been subjected to review by the courts more frequently than those of any preceding boards. As is well known, the consent of the Governor is necessary before any change can be made in the classification of employees of the State and counties, while in the cities the approval of the action of the local Civil Service Boards depends upon the State Civil Service Commission. It has become the custom, however, to practically nullify this law through actions in the courts, by directing through mandamus and otherwise the payment of salaries where the approval of the Civil Service Board to the payment of such salaries has been withheld. This entails considerable expense upon the State and some amendment should be made to the existing law to remedy this condition. I recommend, therefore, that where changes have not been sanctioned by the State Civil Service Board or the Governor, that no salaries shall be paid by the local authorities or the State Treasury, and that the power to enforce such payment in the courts shall be denied. Flagrant violations of this law have frequently occurred through these court orders, and employees in the competitive

class have been able to secure that through the court which has been and should be denied them under the statutes which exist for governing the Civil Service of the State.

I trust that the results of your deliberations and of your action may be such as to merit continued approbation of the citizens of the State. I can but pledge you my cordial co-operation in carrying out and in still further advancing the standard of our State in the administration of its affairs.

B. B. ODELL, JR.

(No. 2.)

Mr. Speaker announced the following appointments:

Speaker's clerk—Louis McKinstry.

Speaker's stenographer—Carrie L. Miller.

Speaker's messenger—John Mannison.

Assistant doorkeepers—E. R. Weed, Norman Du Bois, Wilbur T. Poole, W. J. Cronin, Myron A. Phelps, Jesse M. Turo, Howard P. Foster, Thos. L. Thompson.

Postmaster—John S. Herrington.

Assistant postmaster—Arthur G. Bohannon.

Postoffice messenger—L. W. Lawrence.

Janitor—W. H. Butler.

Assistant janitors—R. B. Deyo, Harry Dalrymple, George E. Hollenbeck, Chas. H. Clark.

Messenger to committee on ways and means—Wm. Finn.

Messenger to committee on affairs of cities—John Montgomery.

General messengers—Thos. Leahy, Chester Peterson, Charles Loeb, Arthur L. Richardson, James D. Taylor, Walter Lamport, Geo. W. Jackson, Wm. Murray, Ethan B. Tanner and Adolph Fitzler.

Clerk committee on ways and means—John A. Brown.

Clerk committee on affairs of cities—Cass. Pease.

Clerk committee on the judiciary—Chas. A. Ryer.

Clerk committee on codes—Lloyd Miller.

Clerk committee on general laws—W. B. Daly.

Clerk committee on affairs of villages—Geo. A. Henry.

Clerk committee on railroads—Moses Sloan.

Committee clerks—Wm. A. Tripp, David S. Murden, Ed. C. Chapman, John T. McCormick, Ford D. Hager, Chas E. Adams, Horace G. Russell, Lester G. Flint, E. V. Spellman, David S. Booth, John B. McLaughlin, Harry Nash, Everett Brown, Frank E. Smallman, Robert E. Heslen, Wm. H. Schuyler, G. S. Phillips, A. E. Sprague, Nathan B. Stanton, Christopher S. Lowther, Chas. H. Drew, E. L. Cobb, B. Fred Saunders, Henry F. Kinney, Pierce F. Charters, John W. Van Allen, Frank X. Harter, George Johnson.

Stenographer committee on ways and means—Leon C. Rhodes.

Stenographer committee on affairs of cities—N. C. Mott.

Stenographer committee on the judiciary—Katherine Cox.

Stenographer committee on general laws—Cene Minton.

Stenographer committee on railroads—Ada W. Lighthall.

Stenographer committee on codes—Frank Hoysradt.

Stenographer to minority leader—Albert E. Hoyt.

Stenographers—Seth Scriven, E. W. Moses, James H. Hogan, Richard M. Bennett, William Harris.

(No. 3.)

The Clerk announced the following appointments:

Assistant clerk—Ray B. Smith.

Journal clerk—Henry L. Gates.

Assistant journal clerk—Nelson E. Leverson.

Index clerk—Fred W. Hyde.

First assistant index clerk—Chas. A. Sloane.

Second assistant index clerk—Wm. F. Butler.

Deputy clerk (chief engrossing)—C. H. Wicks.

Deputy clerk (chief revision)—Bert E. Valentine.

Deputy clerks—P. W. Bemus, Leonard Jaycox, Chas. P. Seeley, Wm. K. Mansfield, Wm. V. Ross, Morton Cromwell, Lewis M. Swasey, John A. Ellwood, Chas. H. Deal, D. W. Evarts, Henry C. Weeks, M. B. Pratt, A. H. Stebbins.

Librarian—O. L. Ingalls.

Assistant librarian—B. V. Smith.

Assistant clerk committee on engrossed bills—Smith Irmondroyd.

Financial clerk—Frank N. Petrie.

Assistant financial clerk—Charles J. Odell.

Superintendent of wrapping department—Charles Beels.

Assistant superintendents of wrapping department—R. Elias, Henry Miller, Frank S. Hallett, Cornelius Benonomo, David C. Salyerds.

Mail and document carrier—John C. Ulrich.

Superintendent of documents—C. A. Stone.

Assistant superintendents of documents—Fred Van Voden, E. M. Fuller, Dennis Glennon, W. L. Howe, Duane Chadwick.

Clerk's stenographer—L. W. Baxter.

Clerk's messenger—James H. Millard.

Chief messenger—A. D. Lawrence.

Messengers—David Baldwin, Fred Withers, Geo. F. Monahan, Harmon Inglesbee.

Messengers to committees—Ross S. Nagle, E. J. Rivercamp, Oscar E. Nichols, Roscoe C. Derrick, Martin Pelarsky, Jacob Meyer, George H. Smith, Eugene C. Edminister, Alonzo Carpenter, V. C. Lewis, G. Graves, E. Cole, S. S. Starring, Mathew Montgomery, Oscar Wheelock, Luther S. Lakin, Delbert W. Hall, R. F. Brown, A. E. Every, Philip Reed.

Pages—Ray Hallenbeck, Alden Ahern, Wm. J. Houghtaling, Louis Houseweiller, Walter Guinno, Jr., Duville J. Vuderdonk, Alexander Thompson, Benjamin Wilkerson, Joseph M. Leddy, John Shearer, Dwight L. Goewey, Max Coplon, J. J. Moore, Chester Johnson, Archie Moss, L. J. Lloyd, E. R. Bootey, Thomas F. Moore, John F. Wall, Vivany More, Herbert B. Thomas, James L. Noonan, Earl Knickerbocker, Edgar D. Bassett, Andrew J. Hammer, H. L. Dunham, James M. Seabury, Christian Nies, Chas. E. Halstead, James McIntosh, S. M. Robbins, F. L. Fisher, Albert Harris, Fred D. Johnson, Henry A. Spencer, Edward Walker.

(No. 4.)

AN ACT to amend sections seven hundred and seven, seven hundred and eight, seven hundred and nine and seven hundred and ten of the Greater New York charter, relative to the commitment of persons convicted of public intoxication, disorderly conduct that tends to a breach of the peace or vagrancy or other misdemeanors.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section seven hundred and seven of the Greater New York charter is hereby amended so as to read as follows:

§ 707. Commitment of persons convicted of public intoxication, disorderly conduct that tends to a breach of the peace or vagrancy or other misdemeanors.—Whenever any person is convicted in the city of New York as constituted by this act, of public intoxication, disorderly conduct that tends to a breach of the peace or vagrancy, the court or magistrate, before which or whom such conviction is had, shall, if it or he do not suspend sentence as hereinafter provided, impose upon the person so convicted one or other of the penalties herein provided.

Upon a charge of vagrancy, if the person so convicted be a prostitute between the ages of sixteen and twenty-one, the court or magistrate may commit such person, for not exceeding one year, in the boroughs of Manhattan and the Bronx, to the Roman Catholic House of the Good Shepherd, the Protestant Episcopal House of Mercy or the New York Magdalen benevolent society; in the borough of Brooklyn, to the Wayside home, House of the Good Shepherd or the Bethesda home, and, in the other boroughs, to one of the above-named institutions or to any other similar institution for women incorporated to carry on reformatory or rescue work in the city of New York. All other persons convicted upon a charge of vagrancy, including persons convicted as prostitutes and not committed to a reformatory as herein [after] above provided, shall be committed, [in the boroughs of Manhattan and the Bronx, to the workhouse on Blackwell's island, in the borough of Brooklyn to the penitentiary of said borough, and in the other boroughs of said city to a county jail,] to a prison under the jurisdiction of the department of correction, for the term of six months.

Upon a charge of public intoxication or of disorderly conduct that tends to a breach of the peace, the court or magistrate may impose a penalty as follows:

1. Commit the person so convicted [in the boroughs of Manhattan and the Bronx, to the workhouse, in the borough of Brooklyn to the penitentiary of said borough, and in the other boroughs of said city, to a county jail or to said workhouse or to said penitentiary,] to a prison under the jurisdiction of the department of correction, to be detained for the term of six months.

2. Impose a fine not exceeding ten dollars. Upon the payment of the fine imposed, the person so convicted shall be forthwith discharged from custody. If, in the judgment of the court or magistrate, the person so convicted may be relied upon to pay the fine imposed within a reasonable time, the person so convicted may be conditionally released, and shall be furnished by the clerk of the court with a written certificate that he is released upon condition that the fine imposed be paid into court within a time to be named in the certificate. If the fine be not paid within such time, the court or magistrate sitting in the magistrate's court in which such conviction was had, shall issue a warrant for the arrest of such person, and shall commit him, pursuant to the provisions of this section, as to commitment in case of the non-payment of a fine imposed, in the same manner as if he had not theretofore been conditionally released. If the fine imposed be not paid forthwith, the person so fined shall, if he be not conditionally released as hereinabove provided, be committed [in the boroughs of Manhattan and the Bronx to a city prison or county jail, and in the other boroughs of said city to the county jail of the county in which he shall have been convicted] to a prison under the jurisdiction of the department of correction, for not exceeding ten days, each day of imprisonment to be taken as a liquidation of one dollar of the fine.

3. Require any person convicted of disorderly conduct that tends to a breach of the peace to give sufficient surety or sureties for his good behavior for a period of time, to be recited in the commitment, of not more than six months. In default of giving such surety forthwith, the court or magistrate shall commit such person, [in the boroughs of Manhattan and the Bronx to the city prison, to be thereafter transferred to and detained in the workhouse, in the borough of Brooklyn to the penitentiary, and in the other boroughs of said city to the county jail of the county in which he shall have been convicted or to said workhouse, or to said penitentiary] to a person under the jurisdiction of the department of correction, to be there detained, unless sooner discharged pursuant to section seven hundred and eleven of this act, until such surety is furnished or

until the expiration of the period of time fixed by said commitment as aforesaid.

Whenever any person, other than a minor under the age of sixteen years, is convicted, in said city of New York, of any misdemeanor other than those of public intoxication, disorderly conduct that tends to a breach of the peace, or vagrancy and sentenced to imprisonment, such person shall be imprisoned under such sentence in a prison under the jurisdiction of the department of correction; provided, however, that no person convicted in said city of any misdemeanor shall be confined in a county jail.

4. Nothing in this section contained shall be so construed as to prevent any court or magistrate from committing any person so convicted to any state institution to which, and for any term longer than six months, for which such magistrate may now be authorized to commit by law.

5. Any court or magistrate may suspend sentence in the case of any person convicted of public intoxication, disorderly conduct that tends to a breach of the peace or vagrancy as in this section provided and may release such person upon probation upon such terms and conditions, and for such period of time, not exceeding six months, as the court or magistrate may deem best. A person released on probation in accordance with the provisions of this section shall be placed under the charge and supervision of a probation officer, to be appointed as provided in this section, and shall be furnished by the clerk of the court with a written statement of the terms and conditions of his release. If, at any time during the probationary term of a person convicted and released under the provisions of this section, it shall appear to the court before which, or the magistrate sitting in the magistrate's court in which the person so convicted was convicted, by report of the probation officer under whose care such person was placed, or otherwise, that such person has violated any of the terms or conditions of his release, the said court or magistrate may issue a warrant for the arrest of such person, and, if it shall appear that such violation has occurred, it or he may commit him, in accordance with the provisions of this section, in the same manner as if such person had not theretofore been released upon probation.

6. The court of special sessions of each division of the city of New York, and the board of city magistrates of each division of the city of New York, shall have authority to appoint such number of discreet persons of good character, either men or women, to serve as probation officers, as said courts or

boards may deem necessary, to serve during the pleasure of the court or board of magistrates appointing them and without compensation. The board of city magistrates of each division of the city of New York shall assign the probation officers appointed by it to the various city magistrates' courts in its division, and each probation officer shall act only as an officer of the city magistrates' court to which he is so assigned. The court of special sessions of the second division of the city of New York shall assign the probation officers appointed by it to each of the three boroughs in that division, and each probation officer so assigned shall act only as an officer of the court of special sessions of the second division, in the borough to which he is so assigned.

7. It shall be the duty of the probation officers appointed under the provisions of this section to supervise the conduct of each person placed under their charge respectively, and to report any violation, by any such person, of the terms and conditions of his release; to make such investigation as may be required by the court or magistrate in the case of any person accused or convicted of public intoxication, disorderly conduct that tends to a breach of the peace or vagrancy, and to furnish such information as may be necessary to assist the court or magistrate in making a proper disposition of each case; and to render such assistance and advice to the persons placed under their charge as each case may require. If two or more probation officers are attached to any court of special sessions or city magistrates' court, the court or magistrate shall designate the officer under whose charge each person on probation shall be placed.

§ 2. Section seven hundred and eight of the Greater New York charter is hereby amended so as to read as follows:

§ 708. [Superintendent of the workhouse; reports] Report of the superintendent, warden or other person in charge of prison.—[It shall be the duty of the superintendent of the workhouse] Where a commitment has been made to a prison under the jurisdiction of the department of correction under any of the provisions of section seven hundred and seven of this act, except subdivision two thereof, it shall be the duty of the superintendent, warden or other person having charge of such institution, within twenty-four hours after such commitment, to ascertain from the records thereof and from examination and inspection of the person committed as aforesaid whether such person has, since [April fourth eighteen hundred and ninety-five] January first, nineteen hundred and two, and within two years next preceding the date of his commitment,

been previously committed to such institution upon conviction of public intoxication, disorderly conduct that tends to a breach of the peace or vagrancy or other misdemeanor. [Within twenty-four hours after the commitment of any such person to the workhouse, the said superintendent shall] It shall also be his duty, within such twenty-four hours, to make an examination and take the measurements of any such person according to the system known as the Bertillon system, and to transmit to the commissioner a written [statement] certificate showing the name, aliases, sex, age, residence, occupation, height, weight and the color of the hair of any such person, and describing [any] the measurements, scars, marks, [or] deformities, or other signs whereby such person may subsequently be identified, the date of the commitment, the offense for which such person was committed, and the name of the court or magistrate by which or whom [the] such commitment was made. Such [statement] certificate shall also show whether such person has been previously committed to such institution within the period, and for any one of the causes above specified, and, if so, the number of times that such person has been so committed during such period, the date of the last previous commitment of such person for either of said offenses, the name of the court or magistrate by which or by whom and the offense for which such last previous commitment was made, and the period of detention under such last previous commitment.

§ 3. Section seven hundred and nine of the Greater New York charter is hereby amended so as to read as follows:

§ 709. Record of persons committed.—It shall be the duty of the commissioner to keep a book or books, card index or other register in which shall be properly recorded the names of all persons, whose commitments have been certified to him as required by section seven hundred and eight of this act, and all other facts which shall be certified to him as herein required by the superintendent, warden or [sheriff] other person having charge of the institution to which such person shall have been committed. Such book or books, index or register, are hereby declared to be public records and shall be open to public inspection, and shall be indexed and kept so as to show whether any person, whose commitments have been so certified to him, have been previously committed, after January first, nineteen hundred and two, and within two years next preceding such commitment, for any of the causes herein specified.

§ 4. Section seven hundred and ten of the Greater New York charter is hereby amended so as to read as follows:

§ 710. Time of discharge; how to be ascertained.—Within

[three] two days after the commitment of any person upon a conviction of vagrancy or under subdivision one of section seven hundred and seven of this act it shall be the duty of the commissioner to ascertain from the aforesaid records whether such person has been committed to the workhouse, penitentiary or county jail or to a prison under the jurisdiction of the department of correction after January first, nineteen hundred and two, and within two years next preceding the date of such commitment, for public intoxication, disorderly conduct that tends to a breach of the peace or vagrancy, and to make a written order specifying the date at which such person shall be discharged, as follows, namely: In the case of a person who has not previously been committed for any one of the offenses herein specified within two years next preceding the date of his last commitment and after January first, nineteen hundred and two, the said order shall direct that such person shall be discharged at the expiration of five days from the date of his commitment; in the case of a person who has been committed once before within the period of two years next preceding the date of his commitment and after January first, nineteen hundred and two, for any of the offenses herein specified, the said order shall direct that such person shall be discharged at the expiration of twenty days from the date of his commitment, and, in case of a person who has been committed more than once before during the two years next preceding the date of his commitment, and after January first, nineteen hundred and two, for any of the offenses herein specified, the said order shall direct that such person be discharged at the expiration of a period equal to twice the term of his detention under the last previous commitment, but not, in any event, exceeding the period fixed by the warrant of commitment. Provided, however, first, that in case of a person committed upon conviction of vagrancy no order for the discharge of such person before the period fixed by the warrant of commitment shall be made without the written consent, endorsed upon such order, of the court or magistrate by which or whom such vagrant was committed. Second, that whenever the period of detention of any such person under his last previous commitment shall have exceeded the period of detention provided for by this section, either by reason of his detention on failure to furnish security for his good behavior or by reason of the detention of such person upon a conviction of vagrancy, beyond the period of detention so provided for, or by the ceasing, as hereinafter provided, of the right of such person to be discharged before the expiration of the full period fixed by the original warrant of commitment, then such excess

of detention under his last previous commitment shall not be considered by the commissioner in determining the date of his discharge under the existing commitment. [Third, in specifying the date at which such person shall be discharged, the commissioner shall not consider the records of any other institution than that to which such person has been committed by the existing commitment.] The said order shall also contain, with respect to the person thereby discharged, the dates of any of his previous commitments after January first, nineteen hundred and two, and within two years next preceding the date of the existing commitment, and also the actual periods of detention under any such previous commitments, and the said order shall forthwith be transmitted to the superintendent, warden or [sheriff] other person having charge of the institution to which such person has been committed, who shall discharge such person accordingly. It shall be the duty of the said superintendent, warden or [sheriff] other person, as the case may be, whenever the date of discharge named in such order is more than five days from the date of the warrant of commitment, to serve, within twenty-four hours thereafter, a copy of said order and of section seven hundred and ten of this act upon the person named therein, and such person may, within twenty-four hours after such service, notify the superintendent, warden or [sheriff] other person having charge of the institution, in writing, that he claims the date of discharge named in the said order to be erroneous, for the reason that he has not in fact been previously committed upon one or more of the dates specified in said order as those of his previous commitments under section seven hundred and seven of this act. Upon receipt of such notification, the superintendent, warden or [sheriff] other person having charge of the institution shall cause such person to be again brought before the court or magistrate by which or whom he was last committed. If such court be not then in session or if such magistrate be not then sitting, then such person shall be brought before any magistrate sitting in the borough in which such person was last committed. No such person shall be so brought before the court or magistrate, except upon twenty-four hours' notice and after an opportunity has been given him to retain counsel and subpoena such witnesses as he desires. It shall be the duty of the court or magistrate before which or whom such person is brought thereupon to hear and determine the question whether such person has in fact been previously committed at the dates and detained for the periods named in said order, and to make an order modifying said order so as

to provide for a date of discharge under the last commitment, in accordance with the facts and according to the provisions established by this section for the guidance of the commissioner. If, upon the hearing, the said court or magistrate shall determine that the facts recited in said order are true, he shall make a written finding to that effect, and thereupon any right of the prisoner to be discharged before the expiration of the full period fixed by the original warrant of commitment shall cease, and the said prisoner shall be detained until the expiration of said period. The date of any order made pursuant to this section and the name of the person whose period of detention is fixed thereby, and the period of detention therein specified shall be entered in the records required to be kept by section seven hundred and nine of this act, and the said order shall forthwith be transmitted to the superintendent [of the workhouse] warden or other person having charge of the institution to which such person has been committed. Upon the expiration of the term of detention of any such person and upon the discharge of the person named therein, it shall be the duty of such superintendent, warden or [sheriff] other person, as the case may be, forthwith to return such order, with a written certificate endorsed thereon specifying the date of the discharge of the person named therein, to the commissioner, who shall preserve the same as a public record.

§ 5. This act shall take effect January first, nineteen hundred and four.

(No. 5.)

AN ACT making appropriations for the support of government.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The several amounts named in this act are hereby appropriated and authorized to be paid from the several funds indicated, to the respective public officers, and for the several purposes specified, for the fiscal year beginning on the first day of October, in the year nineteen hundred and three, namely:

FROM THE GENERAL FUND.

EXECUTIVE DEPARTMENT.

For the salaries of the governor, ten thousand dollars;
of the lieutenant-governor, five thousand dollars;
of the secretary to the governor, four thousand dollars;

of the deputy clerk, three thousand dollars;
 of the military secretary, two thousand dollars;
 of the clerks, stenographers and messengers in the executive department, eleven thousand nine hundred dollars, or so much thereof as may be necessary.

For blanks and other books necessary for the use of the executive department, binding, printing, stationery, telegraphing, and other incidental expenses thereof, five thousand dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, fourteen hundred and fifty dollars, or so much thereof as may be necessary.

For repairs, furniture and incidental expenses of the executive mansion and rent of stable, three thousand dollars, to be paid by the comptroller on the certificate of the governor.

For the payment of notarial clerks, and expenses of notarial department, eight thousand seven hundred dollars, or so much thereof as may be necessary, to be paid by the treasurer on the order of the comptroller, from the money received for fees of notaries.

JUDICIARY.

COURT OF APPEALS.

For the salaries of the judges of the court of appeals, seventy thousand five hundred dollars; for their necessary expenses, as provided by chapter seven hundred and eighteen, of the laws of eighteen hundred and seventy-one, fourteen thousand dollars; for their additional expense allowance first provided by chapter six hundred and six of the laws of eighteen hundred and ninety-eight, eleven thousand nine hundred dollars;

of the justices of the supreme court serving as associate judges of the court of appeals, twenty thousand dollars; for their necessary expenses, as provided by chapter seven hundred and eighteen, of the laws of eighteen hundred and seventy-one, four thousand dollars; for their additional expense allowance first provided by chapter six hundred and six of the laws of eighteen hundred and ninety-eight, three thousand four hundred dollars; the foregoing items for said justices of the supreme court being pursuant to the provisions of chapter four hundred nineteen of the laws of nineteen hundred;

of the state reporter, five thousand dollars; for clerk hire and additional assistance, seven thousand three hundred dollars, and for office expenses, one thousand dollars;

of the clerk of the court of appeals, five thousand dollars;

of the clerks in the office of the clerk, six thousand seven hundred dollars;

of the messenger to the clerk, twelve hundred dollars.

For compensation of clerks of judges of court of appeals, and for expenses incurred pursuant to chapter two hundred and twenty-one of the laws of eighteen hundred and ninety-seven, the sum of eight thousand four hundred dollars, or so much thereof as may be necessary; and for the salary of a confidential clerk, appointed by the chief judge of the court of appeals, two thousand five hundred dollars.

For compensation of clerks of justices of the supreme court while serving as associate judges of the court of appeals, two thousand four hundred dollars, or so much thereof as may be necessary.

For furniture, books, binding, blanks, printing, calendars, and other necessary expenses of the office of the clerk of the court of appeals, two thousand five hundred dollars, or so much thereof as may be necessary.

For compensation of the crier, messenger and attendants of the court of appeals, thirteen thousand seven hundred dollars, or so much thereof as may be necessary.

For the clerk of the court of appeals, for postage, and expense of transportation of all letters or official documents, or other matter sent by express or freight, including boxes or covering for same, eight hundred and fifty dollars, or so much thereof as may be necessary.

LIBRARIES.

For the thirteen judicial district libraries named in chapter four hundred of the laws of eighteen hundred eighty, chapter four hundred forty-four of the laws of eighteen hundred eighty-eight, and chapter two hundred thirty-one of the laws of eighteen hundred ninety-five, and chapter thirty-two of the laws of nineteen hundred and two, six hundred dollars each, or so much thereof as may be necessary.

For maintaining and improving the state library used by the judges of the court of appeals, twenty-five hundred dollars, or so much thereof as may be necessary.

For the payment of the services of the librarian of the court of appeals library at Syracuse, six hundred dollars, to be paid upon vouchers approved by the presiding justice of the appellate division of the fourth judicial department; and for the payment of the librarian of the law library of the appellate division of the supreme court, fourth judicial department, two thousand dollars, which latter amount is to be refunded pursuant to the

provisions of chapter two hundred and fifty-eight of the laws of nineteen hundred.

For the library of the supreme court, appellate division of the second judicial department, the sum of one thousand dollars, or so much thereof as may be necessary, to be paid upon vouchers approved by the presiding justice of said court.

For the library of the supreme court, appellate division of the third judicial department, the sum of one thousand dollars, or so much thereof as may be necessary, to be paid upon vouchers approved by the presiding justice of said court.

For the law library of the appellate division of the supreme court, fourth judicial department, for the purchase of books and supplies for said library the sum of three thousand dollars, or so much thereof as may be necessary.

For the maintenance of the library of the appellate division of the supreme court in the first judicial department, one thousand dollars, or so much thereof as may be necessary.

For the maintenance of the library of the trial terms of the supreme court in the first judicial department, one thousand dollars, or so much thereof as may be necessary.

For the court of appeals library situate in the city of Syracuse for the purchase of books for said library the sum of two thousand dollars, or so much thereof as may be necessary, to be paid upon the presentation to the comptroller of vouchers approved by the majority of the trustees in charge of said library.

For the maintenance of the eighth judicial district library at Buffalo, one thousand dollars, or so much thereof as may be necessary.

SUPREME COURT.

For the salaries of the justices of the supreme court, four hundred and twenty thousand dollars; and for the expenses of said justices, other than those in the first judicial district, as provided by chapter five hundred and forty-one of the laws of eighteen hundred and seventy-two, sixty-two thousand four hundred dollars.

For compensation of justices of the supreme court designated to the appellate division of the second department from any district other than the second judicial district, to be refunded to the treasury, pursuant to chapter three hundred and nine, of the laws of eighteen hundred and ninety-eight, and chapter five hundred and ninety-seven, laws of nineteen hundred and one, twenty thousand six hundred dollars.

For the compensation of deputy clerk and attendants of the appellate division of the supreme court in the second judicial

department, fourteen thousand three hundred dollars, to be refunded to the treasurer as provided by chapter ninety-nine of the laws of eighteen hundred and ninety-six, chapter two hundred and twenty-three, laws of eighteen hundred and ninety-seven, chapter four hundred and fifty, laws of nineteen hundred, and chapter five hundred and ninety-seven, laws of nineteen hundred and two.

For the necessary expenses of the several justices assigned to the appellate division of the supreme court, pursuant to chapter three hundred and ninety, laws of eighteen hundred and ninety-six, and chapter four hundred and sixty-eight, laws of nineteen hundred and one, the sum of twenty-five thousand dollars.

For the justices of the supreme court in the second judicial district, not residing in the county of Kings, for additional compensation, pursuant to chapter seven hundred and sixty-five of the laws of eighteen hundred and sixty-eight, as amended by chapter one hundred and twenty-six of the laws of eighteen hundred and eighty-three, and pursuant to chapter one hundred and thirty-one of the laws of eighteen hundred and ninety-eight, forty-one thousand two hundred dollars; and for the stenographers appointed under said first-named act, as amended by chapter one hundred and fourteen of the laws of eighteen hundred and ninety-four, for compensation, ten thousand five hundred dollars; said amounts to be paid only from moneys which shall have been or shall be paid into the treasury for taxes levied for the purposes of said acts and in pursuance thereof.

For trial justices, who attend a term or part of the supreme court except in the counties of New York and Kings outside the county in which they reside, for actual traveling and other expenses incurred, pursuant to chapter four hundred thirty-one of the laws of nineteen hundred, ten thousand dollars, or so much thereof as may be necessary.

For the stenographers of the supreme court, in the third, fourth, fifth, sixth, seventh and eighth judicial districts, for compensation, pursuant to sections two hundred and fifty-eight and two hundred and fifty-nine of the code of civil procedure, fifty-seven thousand five hundred dollars, to be refunded to the treasury as required by chapter four hundred and twenty-six of the laws of eighteen hundred and ninety.

For additional stenographers in the third and fourth judicial districts, for necessary compensation, expenses and stationery, the sum of ten thousand dollars, to be refunded to the treasury as provided for by chapter two hundred and fifty-eight of the laws of eighteen hundred and ninety-three.

For compensation of confidential clerks to the justices of the

supreme court, other than justices of the appellate division, residing in the second judicial district, not including the county of Kings, nine thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to chapter eight hundred and ninety-two of the laws of eighteen hundred and ninety-six.

For compensation of confidential clerks to resident trial justices of the supreme court in the fifth judicial district, six thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to chapter eight hundred and ninety-three of the laws of eighteen hundred and ninety-six, and chapter one hundred and forty-five of the laws of eighteen hundred and ninety-seven.

For compensation of confidential clerks to resident trial justices of the supreme court in the sixth and seventh judicial districts, to be refunded to the treasury, pursuant to chapter three hundred and twenty-six of the laws of eighteen hundred and ninety-eight, nine thousand six hundred dollars, or so much thereof as may be necessary.

For compensation of confidential clerks to resident trial justices of the supreme court in the eighth judicial district, to be refunded to the treasury, pursuant to chapter one hundred and six of the laws of eighteen hundred and ninety-nine, eighty-four hundred dollars, or so much thereof as may be necessary.

For compensation of confidential clerks to the justices of the supreme court designated to the appellate division of the second department, ten thousand dollars, or so much thereof as may be necessary, to be refunded to the treasury pursuant to chapter two hundred and fifty-one of the laws of nineteen hundred.

For expenses of the appellate divisions of the supreme court, for compensation of clerks, criers, attendants, and of stenographers and clerks to the judges, and for their necessary expenses, forty-five thousand dollars, or so much thereof as may be necessary.

MISCELLANEOUS REPORTER.

For salary of miscellaneous reporter, per chapter five hundred and ninety-eight, laws of eighteen hundred and ninety-two, four thousand five hundred dollars.

For assistants, clerk hire, obtaining copies of opinions and office expenses, three thousand five hundred dollars, or so much thereof as may be necessary.

COURT OF CLAIMS.

For the salaries of judges of the court of claims, fifteen thousand dollars; and for their necessary expenses while in the dis-

charge of their official duties, including all expenses while attending sessions of the court, eight hundred dollars each, payable monthly;

of the clerk, four thousand dollars;

of the deputy clerk, two thousand five hundred dollars;

of the stenographer, two thousand five hundred dollars;

of the marshal, including his services as messenger, twelve hundred dollars.

For contingent fund, for the use of the court of claims, four thousand dollars, or so much thereof as may be necessary, out of which may be paid extra clerical services not to exceed twelve hundred dollars.

LEGISLATURE.

For the compensation and mileage of members and officers of the legislature, four hundred and eighty-three thousand dollars, or so much thereof as may be necessary.

For advances by the comptroller to the clerks of the senate and assembly, for contingent expenses, including stationery, printing and other legislative supplies, twenty-five thousand dollars, or so much thereof as may be necessary.

For postage, expenses of committees, compensation of witnesses, legislative manual, clerk's manual, indexing the bills, journals and documents of the senate and assembly, and other contingent expenses of the legislature, thirty thousand dollars, or so much thereof as may be necessary.

OFFICE OF THE SECRETARY OF STATE.

For the salaries of the secretary of state, five thousand dollars;

of the deputy secretary of state, four thousand dollars;

of the chief clerk, two thousand six hundred dollars;

of the confidential clerk, two thousand two hundred dollars;

of the corporation examiner, two thousand four hundred dollars;

of the land clerk, two thousand four hundred dollars;

of the cashier, one thousand five hundred dollars;

of the certificate clerk, one thousand five hundred dollars;

of the clerk and statistician, and assistant to corporation clerk, two thousand dollars;

of the stenographer, one thousand two hundred dollars;

of two clerks, one thousand five hundred dollars each;

of one clerk, one thousand two hundred dollars;

of the confidential stenographer to the secretary, twelve hundred dollars;

of five clerks and typewriters, nine hundred dollars each;

of two clerks, stenographers and typewriters, assisting in corporation department, twelve hundred dollars and one thousand dollars, respectively;

of one junior clerk, six hundred dollars;

of one messenger, one thousand dollars.

For furniture, books, binding, blanks, printing and other office expenses of the secretary of state, four thousand dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, five thousand dollars, or so much thereof as may be necessary.

OFFICE OF THE COMPTROLLER.

For the salaries of the comptroller, six thousand dollars;

of the deputy comptroller, four thousand five hundred dollars;

of the second deputy comptroller, four thousand dollars.

For the salaries of the several clerks in the office of the comptroller as follows:

of the confidential clerk, twenty-seven hundred dollars.

FINANCE BUREAU.

Of the chief accountant, two thousand three hundred dollars;
of the assistant warrant clerk, two thousand four hundred dollars;

of the entry clerk, one thousand six hundred dollars;

of the voucher clerk, two thousand dollars;

of the bookkeeper, one thousand five hundred dollars;

of the special accountant, one thousand five hundred dollars;

of the clerk, twelve hundred dollars;

of the document clerk, one thousand eight hundred dollars;

of the clerk, one thousand five hundred dollars;

of the index clerk, twelve hundred dollars;

of the clerk, one thousand two hundred dollars;

of the stenographer, ten hundred dollars;

of the stenographer, nine hundred dollars;

of the messenger, one thousand dollars.

LAND BUREAU.

Of the chief tax clerk, two thousand six hundred dollars;

of the tax clerk, two thousand dollars;

of one tax clerk, one thousand eight hundred dollars;

of one tax clerk, one thousand six hundred dollars;

of seven tax clerks, one thousand five hundred dollars each;

of the bookkeeper, one thousand eight hundred dollars;
 of the draughtsman, one thousand three hundred dollars;
 of one stenographer, one thousand dollars.

TRANSFER TAX BUREAU.

Of the chief clerk, three thousand dollars;
 of the first assistant clerk, eighteen hundred dollars;
 of two assistant clerks, one thousand five hundred dollars each;
 of one recording clerk, one thousand four hundred dollars;
 of two transfer tax experts, one at one thousand seven hundred dollars and one at one thousand four hundred dollars;
 of one stenographer, one thousand four hundred dollars;
 of one stenographer, nine hundred dollars.
 For printing, telegraphing and other expenses of bureau, three thousand dollars, or so much thereof as may be necessary.

CORPORATION TAX BUREAU.

For the salaries of the chief corporation tax clerk, three thousand five hundred dollars;
 of one assistant corporation tax clerk, eighteen hundred dollars;
 of three assistant corporation tax clerks, one thousand five hundred dollars each;
 of three assistant corporation tax clerks, twelve hundred dollars each;
 of one stenographer, fourteen hundred dollars;
 of the commissioner of New York office, three thousand dollars;
 of the clerk and stenographer New York office, one thousand five hundred dollars;
 of one confidential stenographer, twelve hundred dollars;
 of corporation tax commissioners, not to exceed seven in number, and for temporary services and for expenses, six thousand dollars;
 For rent of offices in New York and Buffalo, printing, telegraphing and other expenses, three thousand dollars, or so much thereof as may be necessary.

MISCELLANEOUS.

For the comptroller, one thousand dollars; for the deputy comptroller, one thousand dollars; for the second deputy comptroller, seven hundred and fifty dollars; for the expenses and

disbursements of each respectively, which several sums shall be allowed to each in lieu of and in full for expenses payable quarterly.

For the salaries of one messenger, eight hundred dollars;
of one messenger or laborer, seven hundred and twenty dollars;

of one junior clerk, six hundred dollars;

of one page, four hundred and twenty dollars;

of temporary, clerical, and other service, five hundred dollars;

of one night watchman, three hundred and sixty-five dollars;

For furniture, books, binding, blanks, printing and other expenses of the office of the comptroller, five thousand dollars, or so much thereof as may be necessary.

For examination of the accounts of the several county treasurers of the state, as required by chapter six hundred and fifty-one of the laws of eighteen hundred and ninety-two, for services of examiners, seven thousand five hundred dollars; for traveling expenses of examiners, three thousand dollars, and for printing and other expenses, five hundred dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, two thousand five hundred dollars, or so much thereof as may be necessary.

For the comptroller, to pay the expenses of serving notice on occupants or despoilers of land now owned by the state, or bid in therefor at the comptroller's tax sale, or protecting the state's title to such lands by discharging them from the taxes thereon, or bidding them in at, or redeeming them from county treasurer's tax sale; of preparing and recording deeds and certificates protecting the state's title to such lands; of definitely locating, appraising and examining them, as may be required; of protecting them from trespassers or despoilers, and prosecuting all such offenders, and generally of guarding, preserving the value of, and protecting such land, two thousand five hundred dollars, or so much thereof as may be necessary.

BUREAU OF CANAL AFFAIRS.

Payable from canal fund: For the salaries of the chief clerk, two thousand eight hundred dollars;

of one clerk, one thousand seven hundred dollars;

of one clerk, one thousand six hundred dollars;

of one stenographer, nine hundred dollars.

For the payment of incidental and miscellaneous expenses of the bureau of canal affairs, chargeable to the Erie and Champlain canal fund, and the canal debt sinking fund, four thousand nine hundred ninety-five dollars, to be expended as follows:

For messenger service, four hundred eighty dollars, or so much thereof as may be necessary; for night watchman, three hundred sixty-five dollars; for the Bank of Manhattan Company, New York, for keeping transfer office and for stationery for same, one thousand four hundred dollars.

For salary of transfer agent, seven hundred fifty dollars.

For printing, advertising and other necessary expenses of the bureau, two thousand dollars, or so much thereof as may be necessary.

COMPENSATION OF SHERIFFS.

For compensation of sheriffs, for the transportation of convicts to prisons, asylum for insane criminals, penitentiaries, houses of refuge and reformatories, fifteen thousand dollars, or so much thereof as may be necessary.

MAINTENANCE OF CONVICTS.

For the maintenance of convicts sentenced to penitentiaries, in pursuance of chapter one hundred and fifty-eight of the laws of eighteen hundred and fifty-six, chapter five hundred and eighty-four of the laws of eighteen hundred and sixty-five, chapter six hundred and sixty-seven of the laws of eighteen hundred and sixty-six, chapter five hundred and seventy-four of the laws of eighteen hundred and sixty-nine, chapter two hundred and forty-seven of the laws of eighteen hundred and seventy-four, chapter five hundred and seventy-one of the laws of eighteen hundred and seventy-five, chapter four hundred and ninety of the laws of eighteen hundred and eighty-five, chapter one hundred and fifteen of the laws of eighteen hundred and ninety-one and chapter five hundred and eighty-seven, laws of eighteen hundred and ninety-two, sixty thousand dollars, or so much thereof as may be necessary.

STATIONERY.

For stationery for the governor, secretary of state, comptroller, treasurer, attorney-general, state engineer and surveyor, superintendent of public instruction, regents of the university, adjutant-general, clerk of the court of appeals, state board of charities, state department of health, civil service commission, superintendent of public buildings, fiscal supervisor of state

charities, and department of labor, eleven thousand dollars, or so much thereof as may be necessary.

OFFICE OF THE TREASURER.

For the salaries of the treasurer, five thousand dollars;
 of the deputy treasurer, four thousand dollars;
 of the accountant and transfer clerk, two thousand four hundred dollars;
 of the general clerk, one thousand four hundred dollars;
 of the cashier, two thousand three hundred dollars;
 of the assistant cashier, one thousand eight hundred dollars;
 of the check clerk, two thousand four hundred dollars;
 of the corporation clerk, one thousand two hundred dollars;
 of the warrant clerk, one thousand two hundred dollars;
 of the confidential clerk, one thousand two hundred dollars;
 of the messenger, one thousand two hundred dollars;
 of the stenographer, seven hundred dollars.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, six hundred dollars, or so much thereof as may be necessary.

For furniture, books, binding, blanks, printing and other office expenses of the treasurer, twenty-four hundred dollars, or so much thereof as may be necessary.

For the expenses and disbursements of the treasurer, which shall be allowed to him in lieu of and in full of expenses, one thousand dollars, payable quarterly.

For the expenses and disbursements of the deputy treasurer, which shall be allowed to him in lieu of and in full of expenses, five hundred dollars, payable quarterly.

OFFICE OF THE ATTORNEY-GENERAL.

For the salaries of the attorney-general, five thousand dollars;

of the first and second deputies in the office of the attorney-general, eight thousand dollars;

of the deputy in charge of actions and proceedings in the court of claims, four thousand dollars;

of the deputy in charge of the enforcement of the provisions of the agricultural law, four thousand dollars;

of the deputy in charge of all litigation affecting taxes, other than land taxes, four thousand dollars;

of the managing deputy, three thousand dollars;

of the corporation deputy, three thousand dollars;

of the assistant to the deputy in charge of actions and proceedings in the court of claims, three thousand dollars;

of the assistant to the deputy in charge of all litigation affecting taxes, other than land taxes, three thousand dollars;

of the land and tax clerk, two thousand five hundred dollars;

of the first confidential clerk, fifteen hundred dollars;

of the private secretary, fifteen hundred dollars;

of the chief stenographer, one thousand eight hundred dollars;

of the hearing stenographer, one thousand eight hundred dollars;

of a stenographer, one thousand two hundred dollars;

of a stenographer, one thousand five hundred dollars;

of a page, four hundred and twenty dollars;

of a confidential messenger and custodian of books, papers and property in the office of the attorney-general, one thousand two hundred dollars.

For expenses of the deputies, stenographers, clerks and messengers in the course of duty, other than the first and second deputies, one thousand two hundred dollars, or so much thereof as may be necessary.

For the expenses of the office of the attorney-general, including furniture, books, binding, blanks, printing, postage, expense of transportation of letters, documents or other matter, sent by express or freight, including boxes or other covering for the same, and telegraph and telephone expenses, messenger service, and other expenses of the attorney-general in the conduct of his office, four thousand six hundred dollars, or so much thereof as may be necessary.

For costs of suits, fees of sheriffs, and compensation of witnesses, two thousand dollars, or so much thereof as may be necessary.

For the expenses and disbursements of the attorney-general which shall be allowed to him in lieu of and in full of expenses, two thousand five hundred dollars, payable monthly.

For the expenses and disbursements of the first and second deputies of the attorney-general while in the discharge of their duties in lieu of and in full of such expenses, one thousand eight hundred dollars each, payable monthly.

For the New York city bureau of the attorney-general's office:

for the salary of the deputy, four thousand dollars;

for the salaries of two assistants, five thousand dollars;

for the salary of a stenographer, one thousand five hundred dollars;

for the compensation of special counsel, at not to exceed fifteen dollars per day, each to be designated on the writter order of the attorney-general or the New York city deputy of the attorney-general, and each designation to specify the number of days of service to be rendered, for office rent, postage, telegraph and telephone expenses, blank books, stationery, and other necessary expenses, incidental to the conduct of the office, five thousand dollars, or so much thereof as may be necessary.

Said New York city deputy shall keep a docket, in which shall be entered a record of all cases and proceedings pending, of a civil or criminal nature, in which the people of the state of New York, or any officer or department of the state, shall be a party, represented by the said New York city deputy or his assistants or special counsel, and shall make a report daily of his proceedings in all such cases and proceedings to the attorney-general. The said New York city deputy shall have, under the direction of the attorney-general, immediate charge of all matters referred to in section fifty-seven of the executive law, the agricultural law, and all matters in which the attorney-general represents the state, arising or existing within the limits of New York city. All fees, costs and fines collected by the New York city deputy or by his assistants, shall, on the day of the receipt thereof, be transmitted to the attorney-general, who shall deposit the same with the treasurer of the state of New York.

The attorney-general is hereby authorized to employ as many deputies, clerks, stenographers and messengers as he deem necessary, and to fix their salaries, except when fixed by law; but the aggregate salaries for such clerical force, stenographers and messengers shall not exceed the sum hereinabove appropriated for such service.

OFFICE OF THE STATE ENGINEER AND SURVEYOR.

For the salaries of the state engineer and surveyor, five thousand dollars;

of the deputy state engineer and surveyor, four thousand dollars;

of the chief clerk, three thousand dollars;

of the land clerk, two thousand dollars;

of the canal clerk, one thousand eight hundred dollars;

of the record clerk, acting as confidential clerk, eleven hundred dollars;

of three stenographers, one thousand dollars each;

of page, four hundred and eighty dollars;
 of night watchman, five hundred and forty dollars.

For postage and expense of transportation of letters, official documents, or other matter sent by express or freight, including boxes or covering for same, fifteen hundred dollars, or so much thereof as may be necessary.

For furniture, books, binding, blanks, printing and other office expenses of the state engineer and surveyor, two thousand one hundred dollars, or so much thereof as may be necessary.

PAYABLE FROM THE CANAL FUND.

For traveling expenses of the state engineer and surveyor, two thousand dollars; for the traveling expenses of the deputy state engineer and surveyor, one thousand dollars, payable quarterly to each in full for all such expenses.

For salaries and compensation of the engineers employed upon the ordinary repairs of canals, including the incidental expenses of such engineers, thirty thousand dollars, or so much thereof as may be necessary.

DEPARTMENT OF PUBLIC INSTRUCTION.

For the salaries of the superintendent of public instruction, five thousand dollars;

of the deputy superintendent, four thousand five hundred dollars;

of the second deputy superintendent, four thousand dollars.

For furniture, books, binding, blanks, printing and other office expenses, five thousand dollars, or so much thereof as may be necessary.

For traveling expenses which may be incurred in the visitation of common schools, normal schools, teachers' institutes, Indian schools and other institutions under the supervision of this department, and for the proper representation of this state at meetings of educational associations, one thousand five hundred dollars, or so much thereof as may be necessary.

For postage, telephone and telegraph charges, and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, six thousand dollars, or so much thereof as may be necessary.

For printing circulars and programs relative to the observance of Arbor day for distribution among the school districts of the state, and for the expenses relating to the observance of that day, pursuant to the provisions of chapter five hundred and fifty-

six of the laws of eighteen hundred ninety-four, one thousand dollars, or so much thereof as may be necessary.

For the salaries of clerks and other employes, sixteen thousand eight hundred dollars, of which amount there shall be paid:

- to the confidential clerk, fifteen hundred dollars;
- to the chief of the finance bureau, twenty-four hundred dollars;
- to the chief of statistical bureau, twenty-four hundred dollars;
- to index clerk, twelve hundred dollars;
- to one clerk, fifteen hundred dollars;
- to mailing clerk, twelve hundred dollars;
- to stenographer to the superintendent, fourteen hundred dollars;
- to stenographer to the first deputy, twelve hundred dollars;
- to messengers, porters and page, three thousand dollars,

and for temporary employes one thousand dollars, or so much thereof as may be necessary.

LAW DEPARTMENT.

For the salaries of the counsel to the department, three thousand five hundred dollars;

of the stenographer, one thousand four hundred dollars.

COMPULSORY EDUCATION.

For the purpose of carrying out the provisions of chapter six hundred seventy-one of the laws of eighteen hundred ninety-four as amended by chapter nine hundred eighty-eight of the laws of eighteen hundred ninety-five, relating to compulsory education, five thousand five hundred dollars,

of which amount there shall be paid for salary to the chief inspector of the bureau of compulsory education, three thousand dollars;

and for necessary expenses, printing and supplies two thousand five hundred dollars, or so much thereof as may be necessary.

PAYABLE FROM THE FREE SCHOOL FUND.

For the support of the common schools of the state, three million seven hundred and fifty thousand dollars, to which shall be added the sum of one hundred seventy thousand dollars, which is hereby appropriated, payable from the revenue from the common school fund in accordance with the provisions of the revised statutes and chapter five hundred and fifty-six of the laws of eighteen hundred ninety-four, and the further sum of

seventy-five thousand dollars, which is hereby appropriated, payable from the revenue from the United States deposit fund in accordance with the provisions of chapter five hundred fifty-six of the laws of eighteen hundred ninety-four and chapter five hundred seventy-three of the laws of eighteen hundred ninety-two, as amended by chapter five hundred forty-six of the laws of eighteen hundred ninety-five; and from which sum of seventy-five thousand dollars there shall be paid:

For the salaries of the chief of the bureau of school libraries, twenty-four hundred dollars;

of one stenographer, twelve hundred dollars;

of one clerk, nine hundred dollars;

and for printing, blanks and other necessary expenses connected with the school library, five hundred dollars.

The state superintendent shall apportion the free school fund appropriated for the support of common schools as follows:

To each city, eight hundred dollars.

To each village which has a population of five thousand as shown by the last state census, or federal or village enumeration, and which employs a superintendent of schools, eight hundred dollars.

To each union school district which has a population of five thousand, and which employs a superintendent of schools, eight hundred dollars. An appropriation under either of the first three subdivisions hereof is known as a supervision quota.

He shall set apart for a contingent fund not more than ten thousand dollars.

From the remainder, to each district having an assessed valuation of forty thousand dollars or less, as appears by the report of the trustees upon which such apportionment is based, and to each teacher employed on an Indian reservation, one hundred and fifty dollars; and to each of the remaining districts, and to each of the cities in the state, one hundred and twenty-five dollars. The apportionment provided for by this subdivision shall be known as a district quota.

To each such district or city for each additional qualified teacher and his successors by whom the common school has been taught, during the period of time required by the school law, one hundred dollars; but pupils employed as monitors or otherwise, shall not be deemed teachers. The apportionment provided for by this subdivision shall be known as a teacher's quota.

The remainder to the several counties according to their respective population by a ratio to be ascertained by dividing such remainder by the population of the state as shown by the

last federal census or state enumeration; except that for the purpose of this apportionment the city of New York shall be considered one county.

But as to counties in which are situated cities whose boundary lines are coterminous with the school district lines comprising said city, he shall apportion to such city the part to which it shall so appear entitled, and to the residue of the county the part to which it shall appear to be so entitled.

For the support and maintenance of the state normal and training schools, the sum of three hundred and ninety-five thousand dollars, or so much thereof as may be necessary, payable upon bills to be audited by the state superintendent of public instruction, from which amount there shall be paid:

For the salaries of the president of the state normal college at Albany, four thousand dollars;

of the principals of the state normal schools at Buffalo, Brockport, New Paltz and Potsdam, each three thousand dollars;

of the principals at Cortland, Fredonia, Geneseo, Jamaica, Oneonta, Oswego and Plattsburg, where residences are not furnished by the state, three thousand three hundred dollars each;

of the inspector of normal schools, Indian schools, and institutions for the instruction of the deaf, dumb and blind, twenty-five hundred dollars,

and for his necessary traveling expenses not to exceed the sum of eight hundred dollars.

TEACHERS' INSTITUTES.

For the maintenance of teachers' institutes, pursuant to chapter five hundred fifty-six of the laws of eighteen hundred ninety-four and for the maintenance of summer institutes in accordance with the provisions of chapter one hundred fifty-six of the laws of eighteen hundred and ninety-six,

and for the preparation of question papers, fifty thousand dollars, or so much thereof as may be necessary; from which amount there shall be paid:

For the salaries of the supervisor of the bureau of institutes, four thousand dollars;

of five institute conductors, each three thousand dollars;

of one special instructor in drawing, twenty-two hundred dollars;

of one special instructor in primary work, reading and literature, two thousand dollars;

of one lecturer, two thousand five hundred dollars;

of one special instructor in English, fifteen hundred dollars.

Any sum appropriated for the payment of salaries in this

item for maintenance of teachers' institutes, remaining unexpended by reason of vacancy in positions or reduction in compensation, shall be available for the employment of special instructors, temporarily designated to assist at teachers' institutes.

For the state superintendent of public instruction for the commissioners of common schools, for salaries, one hundred ten thousand dollars; payable, one thousand dollars to each commissioner in the state.

For printing and binding the necessary school registers for the use of the common schools of the state, pursuant to chapter five hundred fifty-six of the laws of eighteen hundred ninety-four, and for binding and printing necessary copies of trustees' reports, and for packing, boxing and delivery of the same, five thousand two hundred dollars, or so much thereof as may be necessary.

TRAINING OF TEACHERS.

For the salaries of the chief of the bureau of teachers' training classes, three thousand dollars;

of one stenographer, one thousand dollars;

of one clerk, one thousand dollars.

For payment to academies and union schools designated by the state superintendent of public instruction for the professional training of teachers, pursuant to chapter five hundred fifty-six of the laws of eighteen hundred ninety-four, and for the professional training of teachers in cities and villages of the state employing a local superintendent of schools, in accordance with the provisions of chapter ten hundred thirty-one of the laws of eighteen hundred ninety-five, and for printing, supplies, and other disbursements connected with the maintenance and examination of such classes and schools, eighty-nine thousand dollars, twenty-five thousand dollars of which shall be paid by the superintendent of public instruction to the cities and villages maintaining teachers' training schools in accordance with rules established by him. Not more than one hundred and fifteen training classes shall be established by the state superintendent in any one year under the provisions of chapter five hundred fifty-six of the laws of eighteen hundred ninety-four. Five hundred dollars shall be paid to each school maintaining a class of not less than ten pupils in accordance with rules and regulations established by the state superintendent, and such balance as shall remain after the payment of the necessary expenses for printing, supplies, and disbursements connected with the maintenance of such schools and training

classes shall be apportioned among such training classes ratably on the basis of the number of teachers instructed therein in excess of said number.

VISUAL INSTRUCTION.

For the state superintendent of public instruction for the American museum of natural history in the city of New York, for continuing the instruction of natural history, geography and kindred subjects in the several state normal schools, the normal college of the city of New York, the training schools for teachers in the city of New York, the teachers' institutes in the counties of the state, and to the teachers in the common schools of the city of New York and vicinity as per contract entered into between the state superintendent of public instruction and the American museum of natural history of the city of New York as authorized by chapter ninety-seven of the laws of eighteen hundred ninety-seven, and for complying with the provisions of chapter four hundred eighty-nine of the laws of eighteen hundred ninety-nine extending such instruction to the cities and villages of the state that have or may have a local superintendent of schools, the sum of thirty-eight thousand dollars, or so much thereof as may be necessary.

All persons of the age of ten years and upwards shall be admitted at public lectures illustrated by colored maps or pictures thrown upon a screen or other background, under proper regulations.

EXAMINATION DEPARTMENT.

For the state superintendent of public instruction for defraying the expenses connected with the uniform system of examinations for teachers' certificates, state certificates, and state scholarships in Cornell university, and for preparing and printing blanks, circulars, question papers and certificates necessary for such examinations, and for college graduate certificates issued by him in pursuance of chapter five hundred fifty-six of the laws of eighteen hundred ninety-four, and for defraying the expenses of examinations in connection with the uniform graded course of study, twenty-six thousand four hundred dollars, or so much thereof as may be necessary, from which amount there shall be paid:

For the salaries of the chief of the bureau of examinations, three thousand dollars;

of the chief examiner, twenty-four hundred dollars;

of three examiners, eighteen hundred dollars each;

of two examiners, at one thousand dollars each;

of one stenographer, one thousand dollars;
 of five record clerks, each nine hundred dollars;
 of one junior clerk, six hundred dollars.

INDIAN EDUCATION.

For the support and education of Indian youth in the state normal and training schools pursuant to the provisions of chapter eighty-nine of the laws of eighteen hundred fifty, one thousand dollars.

BUREAU OF INSPECTION.

For the expenses connected with a bureau of inspection the sum of thirty-three thousand seven hundred dollars, of which amount there shall be paid:

For the salaries of the chief inspector, thirty-five hundred dollars;

of six inspectors, twenty-five hundred dollars each;

of one inspector, twenty-one hundred dollars;

of two inspectors, eighteen hundred dollars each;

of one stenographer, one thousand dollars;

of one clerk, one thousand dollars;

and for traveling expenses, printing and supplies connected with said bureau, seven thousand five hundred dollars, or so much thereof as may be necessary.

PAYABLE FROM THE COMMON SCHOOL FUND.

Revenue.

For support of Indian schools, chapter five hundred fifty-six of the laws of eighteen hundred and ninety-four, seven thousand dollars, or so much thereof as may be necessary.

UNIVERSITY OF THE STATE OF NEW YORK.

ADMINISTRATIVE DEPARTMENT.

For the expenses of the administrative department, twenty-nine thousand and eighty-five dollars and twelve cents, to be expended as hereinafter provided.

For the salaries of the secretary and director of college and high school departments, six thousand dollars;

of the head clerk, two thousand four hundred dollars;

of the bookkeeper, one thousand eight hundred dollars;

of the head stenographer, one thousand two hundred dollars;

of the report clerk, one thousand two hundred dollars;

of the printing clerk, one thousand two hundred dollars;
 of the indexer, nine hundred dollars;
 of three clerks, seven hundred twenty dollars each;
 of four clerks, six hundred dollars each;
 of two clerks, four hundred and eighty dollars each.

For temporary services, fittings, supplies, printing, travel, and other expenses of the administrative department, pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, three thousand five hundred and forty-two dollars and thirty-three cents, of which sum not more than one thousand dollars shall be available for temporary services.

For postage and expense of transportation of letters, official documents, or of matter sent by express or freight, including boxes or coverings for same, the sum of five thousand three hundred and twenty-two dollars and seventy-nine cents, or so much thereof as may be necessary.

BUILDING.

For the expenses for the care of the portion of the capitol occupied by the university and the rent paid for storage, twenty-thousand five hundred dollars, to be expended as hereinafter provided:

For the salaries of the janitor, nine hundred dollars;
 of the watchman, nine hundred dollars;
 of one clerk, seven hundred and twenty dollars;
 of one messenger, four hundred and eighty dollars.

For services of elevatormen, porters, laborers and cleaners for care of regents' office, college and high school departments, state library and other rooms occupied by the university in the basement and on the first, third, fourth, fifth, sixth and seventh floors of the capitol, ten thousand dollars.

For necessary repairs, fittings, supplies, and for power and running two elevators, to be paid on vouchers duly authenticated by the regents as for their other expenses, five thousand five hundred dollars.

For new shelving, one thousand dollars.

For rent of malt house for storage of books from October first, nineteen hundred and three, to October first, nineteen hundred and four, one thousand dollars.

ACADEMIC FUND.

For dividends to be apportioned by the regents for the benefit of schools of academic grade of the university, pursuant to chapter four hundred and ninety-eight of the laws of nineteen hun-

dred and one, two hundred and thirty-five thousand two hundred and ninety-five dollars and forty-four cents; and pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred ninety-two the further sum of sixty thousand dollars, to which shall be added the further sum of twelve thousand dollars, which is hereby appropriated, payable from the income of the literature fund, and the further sum of thirty-four thousand dollars, which is hereby appropriated, payable from the income of the United States deposit fund; and from the said aggregate sum of three hundred and forty-one thousand two hundred and ninety-five dollars and forty-four cents there shall be paid the following sums:

- For salaries of the head inspector, four thousand dollars;
- of one inspector, three thousand six hundred dollars;
- of one inspector, two thousand eight hundred and eighty dollars;
- of one inspector, two thousand eight hundred and twenty dollars;
- of three inspectors, two thousand five hundred and twenty dollars each;
- of one inspector, two thousand four hundred dollars;
- of one inspector, one thousand nine hundred and eighty dollars;
- of one inspector, for seven months' work, eight hundred and seventy-five dollars;
- of the assistant apparatus inspector, twelve hundred dollars.

For expenses and for grants by the regents for the benefit of schools of the university of academic grade, in accordance with their rules and pursuant to section twenty-six of chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two and chapter four hundred and ninety-eight of the laws of nineteen hundred and one, three hundred and thirteen thousand nine hundred and eighty dollars and forty-four cents, of which sum not more than ten thousand dollars shall be for expenses.

COLLEGE AND HIGH SCHOOL DEPARTMENTS.

For the expenses of the college and high school departments, thirty-two thousand five hundred and eighty dollars, to be expended as hereinafter provided:

- For the salaries of one assistant, two thousand seven hundred dollars;
- of one assistant, one thousand eight hundred dollars;
- of one examiner, one thousand five hundred dollars;
- of the record clerk, one thousand two hundred dollars;

of the credential clerk, one thousand two hundred dollars;
 of three examiners, one thousand two hundred dollars each;
 of one compositor, one thousand two hundred dollars;
 of two examiners, nine hundred dollars each;
 of three clerks, nine hundred dollars each;
 of four examiners, seven hundred and twenty dollars each;
 of two clerks, seven hundred and twenty dollars each;
 of two stenographers, seven hundred and twenty dollars each;
 of one examiner, six hundred dollars;
 of seven clerks, six hundred dollars each;
 of five clerks, four hundred and eighty dollars each.

For examiners and clerks for temporary services and for fittings, supplies, printing and other expenses of conducting academic examinations, preliminary examinations for law, medical, dental, veterinary, and accounting students, as prescribed by statute, one thousand nine hundred and twenty dollars.

Of the foregoing aggregate appropriation of thirty-two thousand five hundred and eighty dollars, the sum of twenty-six thousand five hundred dollars shall be payable and is hereby appropriated from the revenue of the United States deposit fund.

HOME EDUCATION DEPARTMENT.

For the expenses of the home education department, sixty-five thousand six hundred and sixty dollars and twenty-three cents, to be expended as hereinafter provided.

For the salaries of the director of state library and home education departments and of state library school, five thousand dollars;

of the inspector, two thousand four hundred dollars;
 of the vice director of library school and librarian for the blind, one thousand eight hundred dollars;
 of the director's assistant, one thousand eight hundred dollars;
 of the annotator, one thousand two hundred dollars;
 of the subinspector, one thousand two hundred dollars;
 of two assistants, one thousand two hundred dollars each;
 of three assistants, nine hundred dollars each;
 of the stenographer, nine hundred dollars;
 of two assistants, seven hundred and twenty dollars each;
 of eight clerks, six hundred dollars each;
 of five clerks, four hundred and eighty dollars each;
 of one clerk, three hundred and sixty dollars.

For temporary services and for traveling books and pictures, and for grants of public money by the regents for the benefit of free libraries and for other necessary expenses in accordance with sections fourteen, forty-seven, forty-eight and fifty of chap-

ter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, the sum of thirty-six thousand two hundred sixty dollars and twenty-three cents of which sum not more than nine thousand dollars shall be for expenses and not more than three thousand dollars shall be for temporary services, and of which sum twenty-five thousand dollars shall be payable from and is hereby appropriated from the revenue of the United States deposit fund.

For books to be lent free to the blind of the state, one thousand dollars.

STATE LIBRARY.

For the expenses of the state library, sixty-seven thousand one hundred and eighty dollars, to be expended as hereinafter provided:

For the salaries of the senior librarian, two thousand four hundred dollars;

of the law librarian, two thousand one hundred dollars;

of the education librarian, two thousand one hundred dollars;

of the reference librarian, two thousand one hundred dollars;

of the director's assistant, one thousand eight hundred dollars;

of the sociology librarian, two thousand one hundred dollars;

of the archivist, manuscript division, one thousand five hundred dollars.

of the sublibrarian, reference, one thousand five hundred dollars;

of the head cataloguer, one thousand five hundred dollars;

of the medical librarian, one thousand two hundred dollars;

of the head classifier, one thousand two hundred dollars;

of the sublibrarian, accession, one thousand five hundred dollars;

of one assistant to law librarian, one thousand two hundred dollars;

of seven assistants, nine hundred dollars each;

of two assistants, seven hundred and twenty dollars each;

of two clerks, seven hundred and twenty dollars each;

of one assistant, six hundred dollars;

of five clerks, six hundred dollars each;

of one messenger, six hundred dollars;

of one page, six hundred dollars;

of one subcataloguer, six hundred dollars;

of six clerks, four hundred and eighty dollars each;

of one laborer, four hundred and eighty dollars;

of four clerks, three hundred and sixty dollars each.

For temporary services, and for keeping the library open evenings and holidays throughout the entire year, except in July and August, and for maintaining the duplicate department and for fittings, supplies, printing, and other expenses, pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, four thousand dollars, of which sum not more than two thousand five hundred dollars shall be available for temporary services.

For books, serials and binding, pursuant to chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-two, nineteen thousand six hundred dollars.

For the state medical library for books, serials and binding, pursuant to chapter three hundred and seventy-seven of the laws of eighteen hundred and ninety-one, two thousand dollars.

STATE MUSEUM.

For the expenses of the state museum, thirty-seven thousand nine hundred and forty dollars, to be expended as hereinafter provided:

For the salaries of the director and state geologist, three thousand six hundred dollars;

of the assistant in geology, one thousand five hundred dollars;

of the assistant in zoology, one thousand two hundred dollars;

of the assistant in mineralogy, one thousand two hundred dollars;

of one stenographer and clerk, one thousand twenty dollars;

of one stenographer, six hundred dollars;

of one clerk, five hundred and forty dollars.

For temporary services, and the expenses of the director and his assistants in the preservation and increase of the collections of the state museum and in the preparation of reports on the general zoology of the state and for field operations of the state geologist and his assistants, five thousand dollars,

of which sum not more than one thousand eight hundred dollars shall be available for temporary services.

For the expenses of the Indian museum, one thousand dollars.

For the salaries of the state paleontologist, three thousand three hundred dollars;

of the paleontologist's assistant, one thousand five hundred dollars;

of the lithographer, one thousand five hundred dollars;

of the draughtsman, one thousand two hundred dollars;

of one clerk, one thousand two hundred dollars;

of the field assistant, nine hundred dollars;
 of the helper, seven hundred and twenty dollars;
 of the preparator, seven hundred twenty dollars.

For temporary services and expenses of the state paleontologist and his assistants in preserving and increasing the collection in paleontology, one thousand eight hundred and eighty dollars, of which sum not more than one thousand four hundred dollars shall be available for temporary services and for preparation of scientific drawings.

For the salary of the state botanist, two thousand four hundred dollars.

For temporary services and expenses of the state botanist and his assistants in preserving and increasing the collections in botany, five hundred dollars.

For the salaries of the state entomologist, two thousand one hundred dollars;

of one assistant, nine hundred dollars;
 of one assistant, seven hundred and eighty dollars;
 of one page, four hundred and eighty dollars.

For temporary services and expenses of the state entomologist and his assistants in preserving and increasing the collections in entomology, two thousand two hundred dollars, of which sum not more than one thousand two hundred dollars shall be available for temporary services.

APPROPRIATION OF FEES.

Sixty thousand and ninety-five dollars and forty-four cents, or so much thereof as may be respectively received in fees, is hereby appropriated as follows:

Three thousand four hundred and fifty-five dollars and forty-four cents, being a part of the unexpended balance of administrative department fees, is hereby appropriated for the expenses of transportation, in addition to the sum hereinbefore appropriated for that purpose.

For expenses and temporary services in the administrative department, one thousand dollars, or so much thereof as may be necessary.

For grants and expenses for the benefit of schools of academic grade in the university, pursuant to statute, two thousand dollars, or so much thereof as may be necessary.

For expenses and temporary services in college and high school departments, twelve thousand dollars, or so much thereof as may be necessary.

For medical examinations, pursuant to statute as follows:

For the salary of the secretary of state boards of medical examiners, one thousand five hundred dollars;

of the medical record clerk, one thousand two hundred dollars;

of three clerks, seven hundred and twenty dollars each;

of four clerks, six hundred dollars each.

For proper expenses of medical examinations, six thousand five hundred dollars, or so much thereof as may be necessary.

For apportionment to the medical examiners, twelve thousand dollars, or so much thereof as shall be available therefor after deducting the necessary expenses and the salaries above specified.

For dental examinations pursuant to statute:

For the salaries of examiner, nine hundred dollars;

of one clerk, six hundred dollars.

For expenses of the state dental examiners and the payment of the surplus to the state dental society, five thousand dollars, or so much thereof as shall be available therefor after deducting necessary expenses and the salaries above specified.

For veterinary examinations pursuant to statute, five hundred dollars, or so much thereof as shall be available for proper expenses incurred in the administration of the veterinary law and the apportionment of the surplus among the veterinary medical examiners as therein provided.

For examinations for certified public accountants, five hundred dollars, or so much thereof as may be necessary, for proper expenses pursuant to statute.

For temporary services and expenses in the home education department, two thousand five hundred dollars, or so much thereof as may be necessary.

From fees for tuition in the library school for the salaries of one assistant, seven hundred and twenty dollars;

of two clerks, six hundred dollars each;

of two clerks, four hundred and eighty dollars each.

For necessary expenses of maintenance, exclusive of salaries, one thousand dollars, or so much thereof as may be received in this account.

For temporary services and expenses of the state library, one thousand dollars, or so much thereof as may be necessary.

For expenses of the state museum, one thousand dollars, or so much thereof as may be necessary.

Each salary specified in this bill under any department of the university of the state of New York shall be the maximum from state appropriations or moneys paid into the state treasury pursuant to chapter five hundred eighty of the laws of eighteen hundred and ninety-nine; and the maximum compensation for

temporary services authorized thereby shall be fixed by the civil service rules subject to the approval of the comptroller, but discretion is accorded to the regents to pay less amounts both for fixed salaries and for temporary services whenever the interests of the service will permit.

REAPPROPRIATION OF BALANCES.

Two thousand two hundred and twenty-one dollars and seventy-seven cents, being the unexpended balance of the various appropriations for fixed salaries in all departments of the university made by chapter six hundred and forty-four of the laws of nineteen hundred and one, is hereby reappropriated for the expenses of transportation, in addition to the sum hereinbefore appropriated for that purpose.

DEPARTMENT OF AGRICULTURE.

For the salaries of the commissioner of agriculture, four thousand dollars;

of the assistant commissioners, seventeen thousand dollars;

of the head bookkeeper, one thousand eight hundred dollars;

of the assistant bookkeeper, one thousand four hundred dollars;

of the bookkeeper, nine hundred dollars;

of the confidential clerk to the commissioner, nine hundred dollars;

of six cheese instructors, twelve hundred dollars each;

of four butter instructors, twelve hundred dollars each;

of thirty-four special agents, eleven hundred dollars each;

of five inspectors, one thousand dollars each;

of seven inspectors, eight hundred dollars each;

of the chief chemist, two thousand dollars;

of the chemist, and other scientific employes, ten thousand dollars, or so much thereof as may be necessary;

of two stenographers, nine hundred dollars each;

of one stenographer, seven hundred dollars;

of the index clerk, seven hundred dollars;

of the veterinarians, three thousand five hundred dollars, or so much thereof as may be necessary.

For traveling and other expenses of the assistant commissioners, and employes other than the assistant commissioner located at Albany, and for all necessary expenses of the department, fifty-two thousand dollars, or so much thereof as may be necessary.

For maintenance of farmers' institutes held under the auspices of the commissioner of agriculture, to be paid upon the order of said commissioner, and certified in sums as needed, and for which vouchers for expenditures duly audited and verified by him shall be rendered, twenty thousand dollars.

No more than ten assistant commissioners shall be employed by the commissioner of agriculture for said department. The assistant residing in the city of Albany shall receive as salary the sum of two thousand five hundred dollars, and the assistant commissioner residing in the city of New York shall receive an annual salary of two thousand five hundred dollars, and such traveling expenses as may be necessary, when away from home on business of said department.

The other assistant commissioners shall receive such salaries, not exceeding fifteen hundred dollars each, as shall be fixed by the commissioner of agriculture, and all necessary expenses incurred in the performance of their duties.

To the commissioner of agriculture the sum of fifteen hundred dollars in lieu of and in full for all traveling and other expenses of himself and of the assistant commissioner located at Albany, incurred by either of them in the discharge of their official duties, payable in equal monthly installments.

AGRICULTURAL SOCIETIES.

For the promotion of agriculture in this state, twenty-six thousand dollars; of said twenty-six thousand dollars there shall be distributed by the commissioner of agriculture to the American institute of the city of New York, town, county, and other agricultural societies, fairs, clubs and expositions the amount they are entitled to by virtue of the provisions of section eighty-nine of the agricultural law; the said remainder shall be apportioned among the county agricultural societies, fairs or associations, the American institute of the city of New York or the societies, fairs or associations entitled thereto in counties where there are no such county agricultural societies, and the various towns and other agricultural societies, clubs or exhibitions, to be distributed in the manner provided by section eighty-eight of the agricultural law.

GENEVA EXPERIMENT STATION.

To the commissioner of agriculture, and to the New York state agricultural experiment station, for enforcing the provisions of law in relation to commercial fertilizers, pursuant to chapter four hundred and thirty-seven of the laws of eighteen

hundred and ninety, and chapter nine hundred and fifty-five of the laws of eighteen hundred and ninety-six and chapter six hundred and eighty-seven of the laws of eighteen hundred and ninety-nine, and for the expenses of bulletins as therein provided, the sum of ten thousand dollars, or so much thereof as may be necessary, to be paid from money received by the state treasurer from license fees on fertilizers.

For the expense of enforcing the provisions of the law in relation to concentrated feeding stuffs, as shall be authorized by the board of control, pursuant to chapter five hundred and ten, laws of eighteen hundred and ninety-nine, to be paid from money received by the state treasurer from license fees on concentrated feeding stuffs, two thousand five hundred dollars, or so much thereof as may be necessary.

For the necessary expenditures of the agricultural experiment station at Geneva:

For salaries of the scientific staff and clerical force, twenty-two thousand dollars.

For labor, including engineer, janitors, laboratory helpers, gardeners, herdsmen, teamsters, poultrymen, watchmen and other necessary labor, twelve thousand dollars, or so much thereof as may be necessary.

For necessary expenses in conducting researches in plant nutrition, diseases of plants, injurious insects, bacteriology, horticulture, dairy practice and poultry keeping, sixteen thousand dollars, or so much thereof as may be necessary.

For horticultural instruction, and for the purpose of conducting horticultural investigations and experiments, and for disseminating the information so obtained, as provided for in and pursuant to section eighty-five of the agricultural law, the sum of eight thousand dollars, or so much thereof as may be necessary.

STATE ARCHITECT.

For the salaries of the state architect, seven thousand five hundred dollars;

of the private secretary, one thousand five hundred dollars;

of the chief draughtsman, two thousand seven hundred fifty dollars;

of the assistant chief draughtsman, eighteen hundred dollars;

of draughtsmen and tracers, twelve thousand dollars, or so much thereof as may be necessary;

of engineer-in-chief, two thousand five hundred dollars;

of the electrical engineer, two thousand two hundred dollars;

of the structural engineer, two thousand dollars;

of the sanitary engineer, two thousand dollars;

of the heating engineer, two thousand dollars;
 of the chief clerk, one thousand five hundred dollars;
 of clerk and stenographer, one thousand one hundred dollars;
 of two stenographers, one thousand dollars each;
 of one stenographer, nine hundred dollars;
 of one clerk, nine hundred eighty dollars;
 of one messenger, nine hundred dollars;
 of two office boys, eight hundred dollars.

For the state architect, for the salaries of building inspectors for work at the charitable institutions of the state of New York, the sum of six thousand dollars, or so much thereof as may be necessary.

For transportation and other expenses of supervision, four thousand five hundred dollars, or so much thereof as may be necessary.

For office expenses, three thousand five hundred dollars, or so much thereof as may be necessary.

BANKING DEPARTMENT.

For the salaries of the superintendent of banks, seven thousand dollars; and the superintendent shall receive one thousand five hundred dollars annually, payable monthly, in lieu of and in full for all expenses and disbursements incurred by him;

of the first deputy superintendent, four thousand dollars; and the first deputy superintendent shall receive one thousand dollars annually, payable monthly, in lieu of, and in full for all expenses and disbursements incurred by him;

of one confidential and financial clerk and private secretary, three thousand three hundred dollars;

of one clerk and examiner, fifteen hundred dollars;

of one clerk and stenographer, twelve hundred dollars;

of one stenographer in Albany office, one thousand dollars;

of one stenographer in the branch office in New York city, one thousand two hundred dollars;

of the night watchman, four hundred and twenty dollars.

For rent of branch office in the city of New York, twelve hundred dollars.

For books, binding, blanks, printing and other expenses of the office of the superintendent of banks, seven thousand five hundred dollars, or so much thereof as may be necessary.

The amounts required for the aforesaid salaries, clerk hire and other expenses above mentioned, shall be refunded to the treasury, one thousand dollars by the savings banks for carrying out the provisions of chapter six hundred and eighty-nine of the

laws of eighteen hundred and ninety-two, providing for the reports concerning dormant accounts in savings banks, to be assessed upon and collected from the savings banks making such reports, as provided in said chapter, and the remainder of the amounts hereby appropriated by the several banks, individual bankers, savings banks, trust companies and safe deposit companies in this state in whose behalf the aforesaid salaries, clerk hire and other expenses above mentioned are incurred, pursuant to chapter six hundred and eighty-nine of the laws of eighteen hundred and ninety-two.

For carrying out the provisions of the banking law, chapter six hundred and eighty-nine of the laws of eighteen hundred and ninety-two, as amended, in reference to the supervision and visitation of mortgage, loan or investment companies, and of co-operative savings and loan associations, and for foreign co-operative savings and loan associations, and other similar associations required by the law to report to said superintendent of banks, the following appropriations:

For the salaries of the deputy in charge of bureau of building and loan associations and foreign corporations, four thousand dollars;

of one clerk, fifteen hundred dollars;

of one stenographer, one thousand dollars.

For books, binding, blanks, printing and other expenses of the bureau of building and loan associations and foreign corporations, one thousand dollars, which sum shall be assessed upon and collected from said associations and corporations and refunded to the treasury, as provided in said banking law.

For the payment of the examiners for the examination of corporation and individual bankers, pursuant to the provisions of the banking law, forty-four thousand dollars, or so much thereof as may be necessary, which shall be assessed and collected from the corporations and individual bankers, according to the amount charged for the examination of each, and refunded to the state treasury.

For services and expenses of deputies and clerks in the office of the attorney-general, in proceedings or litigations for or on account of corporations subject to the banking law, or in which such corporations are parties, one thousand dollars, or so much thereof as may be necessary, as may be certified by the attorney-general to the comptroller, which amount is hereby appropriated and authorized to be paid.

For a contingent fund to be used by the superintendent of banks to pay the expenses of appraising property and such other contingent expenses in connection with the administration of

the banking department as the superintendent thereof shall deem wise and advisable to incur, or for the payment of examiners, the sum of two thousand dollars, or so much thereof as may be necessary, which sum shall be assessed upon and collected from the corporations, or a part of them, and refunded to the treasury, as provided in said banking law.

STATE BOARD OF CHARITIES.

For the salary of the secretary of the state board of charities, three thousand five hundred dollars.

The compensation of twelve commissioners, as provided by chapter five hundred forty-six of the laws of eighteen hundred and ninety-six, two thousand dollars, or so much thereof as may be necessary.

For the salaries of the superintendent of inspection, two thousand five hundred dollars;

of the chief clerk, one thousand five hundred dollars;

of one clerk, one thousand four hundred dollars;

of the statistician, one thousand dollars;

of one stenographer, nine hundred dollars;

of one stenographer, seven hundred twenty dollars;

of one messenger, seven hundred twenty dollars;

of one clerk, seven hundred twenty dollars;

of one junior clerk, six hundred dollars.

For temporary help at the Albany office, three hundred dollars, or so much thereof as may be necessary.

For traveling expenses of the commissioners and secretary while engaged in the discharge of their official duties, two thousand five hundred dollars, or so much thereof as may be necessary.

For traveling expenses of the employes of the department while engaged in their official duties, two thousand five hundred dollars, or so much thereof as may be necessary.

For rent, printing and other expenses of the office, five thousand dollars, or so much thereof as may be necessary.

For postage, and expense of transportation of all letters, official documents or other matter sent by express or freight, including boxes or covering for same, twelve hundred dollars, or so much thereof as may be necessary.

NEW YORK OFFICE.

For the salaries of the superintendent, one thousand five hundred dollars;

of one inspector, one thousand four hundred dollars;

of one inspector, one thousand two hundred dollars;
 of two inspectors, nine hundred dollars each;
 of the stenographer, seven hundred and twenty dollars.

ROCHESTER OFFICE.

For the salaries of the inspector, one thousand two hundred dollars;
 of the stenographer, six hundred dollars.

STATE AND ALIEN POOR.

For the salaries of the superintendent, three thousand dollars;
 of the deputy superintendent in New York city, one thousand five hundred dollars;
 of the special inspector of charitable institutions, two thousand dollars;
 of the inspector, one thousand five hundred dollars;
 of the assistant inspector, one thousand two hundred dollars;
 of the transfer agent Kings county almshouse, one thousand dollars;
 of the transfer agent, Erie county almshouse, one thousand dollars;
 of the clerk and stenographer, seven hundred and twenty dollars;
 of the stenographer, seven hundred dollars;
 of the messenger, four hundred dollars.

For traveling expenses of superintendent and inspectors, three thousand dollars.

For incidental office expenses, eight hundred dollars.

For maintenance, transportation and removal of state, non-resident and alien poor, twenty-six thousand dollars, or so much thereof as may be necessary.

And it shall be the duty of the said board in their annual report to the legislature to give a complete and itemized statement of the expenditures for state paupers during the preceding fiscal year.

CIVIL SERVICE COMMISSION.

For the salaries of the civil service commissioners, nine thousand dollars.

For the necessary expenses of the several commissioners while in the discharge of their official duties, including all expenses while attending meetings of commission, six hundred dollars each payable monthly.

For expenses of examinations, and compensation of temporary local and expert examiners to be appointed by the commission,

four thousand five hundred dollars, or so much thereof as may be necessary; such examinations shall be held at least once a year in each of the following places:

Albany, Amsterdam, Auburn, Binghamton, Buffalo, Elmira, Hornellsville, Ithaca, Jamestown, Kingston, Lockport, Malone, Newburgh, New York, Ogdensburg, Olean, Plattsburg, Poughkeepsie, Rochester, Syracuse, Utica and Watertown; and shall cover all offices in the state civil service for which competitive examinations are required, except such examinations as require special tools, machinery or laboratory facilities.

Notice shall be mailed to the newspapers publishing the session laws in each county of the time and place of such examination, and the positions for which the examination is held at least twenty days before the time in which to file applications for such examination expires for publication at their option without charge and the commission may require application to be made a reasonable time before the date of examination.

For the salaries of the chief examiner, three thousand six hundred dollars, and for his necessary traveling expenses, incurred in the discharge of his duty, five hundred dollars, or so much thereof as may be necessary;

of the secretary, three thousand dollars;

of the assistant secretary, nine hundred dollars;

of one clerk or stenographer, nine hundred dollars;

of one stenographer, one thousand three hundred dollars;

of one stenographer, nine hundred dollars;

of one stenographer, seven hundred twenty dollars;

of one messenger, four hundred and eighty dollars.

For the traveling expenses of the secretary while in the discharge of his official duties, three hundred dollars, or so much thereof as may be necessary.

For the salaries of a senior examiner, two thousand dollars;

of one examiner, fourteen hundred fifty dollars;

of one examiner, ten hundred dollars.

And for their necessary traveling expenses, together with the expenses of the stenographer, while in the discharge of official duties, three hundred dollars, or so much thereof as may be necessary.

For books, printing, stationery and other expenses of the office of the civil service commission, and for expenses incurred in the inspection or investigation of the manner of the administration of the law and rules, two thousand dollars, or so much thereof as may be necessary.

For postage, and expense of transportation of all letters, official documents or other matter sent by express or freight, in-

cluding boxes or covering for same, thirteen hundred dollars, or so much thereof as may be necessary.

STATE DEPARTMENT OF EXCISE.

For the salaries of the state commissioner of excise, five thousand dollars, and for his expenses and disbursements as provided by chapter three hundred and twelve of the laws of eighteen hundred and ninety-seven, one thousand eight hundred dollars;

of the deputy commissioner, four thousand dollars, and for his expenses and disbursements as provided by chapter three hundred and twelve of the laws of eighteen hundred and ninety-seven, one thousand five hundred dollars;

of the second deputy commissioner, from October first, nineteen hundred and three, to October first, nineteen hundred and four, three thousand five hundred dollars;

of the special deputy commissioner for the boroughs of Manhattan and the Bronx, four thousand dollars;

of the special deputy commissioner for the borough of Brooklyn, three thousand dollars;

of the special deputy commissioners for Erie county, three thousand dollars;

of the special deputy commissioner for the borough of Queens, two thousand five hundred dollars, and for expenses of his office, including office rent and clerical help, one thousand five hundred dollars, or so much thereof as may be necessary;

of the special deputy commissioner for the borough of Richmond, two thousand dollars, and for expenses of his office, including office rent and clerical help, five hundred dollars, or so much thereof as may be necessary.

of the special deputy commissioner for the county of Monroe, two thousand dollars, and for the expenses of his office, including office rent and clerical help, five hundred dollars, or so much thereof as may be necessary; and for expenses of special agent service, including salary of sixty agents, and salary and expenses of special detective service, one hundred and fifteen thousand dollars;

of the general counsel, four thousand five hundred dollars, and for attorneys for Albany, New York, Brooklyn and Buffalo offices, and compensation, costs, expenses and disbursements of attorneys under section ten of the liquor tax law, twenty thousand dollars;

of the secretary, Albany office, two thousand dollars;

of the financial clerk, Albany office, one thousand eight hundred dollars;

of the clerical help at Albany office, one rebate clerk, two thousand dollars;

of one bookkeeper, two thousand dollars;

of one accountant and statistician, two thousand dollars;

of five bookkeepers, one thousand three hundred and twenty dollars each;

of one bookkeeper, one thousand two hundred dollars;

of one bookkeeper, one thousand and eighty dollars;

of one auditor, two thousand five hundred dollars;

of one accountant and special examiner, two thousand five hundred dollars;

of one confidential clerk, two thousand dollars;

of one assistant financial clerk, one thousand five hundred dollars;

of one clerk, one thousand four hundred dollars;

of one index clerk, one thousand dollars;

of one clerk, one thousand and twenty dollars;

of one proof-reader clerk, nine hundred dollars;

of two stenographers, one thousand and sixty dollars each;

of two stenographers, one thousand dollars each;

of one law stenographer, one thousand two hundred dollars;

of two stenographers, nine hundred and sixty dollars each;

of two stenographers, nine hundred dollars each;

of one stenographer, eight hundred and forty dollars;

of one messenger and mail clerk, one thousand three hundred twenty dollars;

of one messenger, seven hundred and twenty dollars;

of one page, five hundred dollars;

of the clerical help, New York office, one cashier and bookkeeper, three thousand dollars;

of one assistant cashier and bookkeeper, two thousand two hundred and fifty dollars;

of one assistant cashier and bookkeeper, one thousand five hundred dollars;

of one clerk, two thousand dollars;

of one clerk, one thousand five hundred dollars;

of eight clerks, one thousand two hundred dollars each;

of one stenographer, one thousand two hundred dollars;

of one stenographer and bookkeeper, twelve hundred dollars;

of one law stenographer, one thousand five hundred dollars;

of the clerical help at Brooklyn office, one cashier and bookkeeper, two thousand two hundred dollars;

of one assistant cashier and bookkeeper, one thousand six hundred dollars;

of one clerk, one thousand six hundred dollars;

of five clerks, one thousand two hundred dollars each;
 of one stenographer, one thousand two hundred dollars;
 of the clerical help at Buffalo office, one assistant cashier and
 bookkeeper, one thousand seven hundred dollars;
 of one confidential clerk, one thousand five hundred dollars;
 of one clerk, one thousand five hundred dollars;
 of one stenographer, nine hundred dollars.

For office expenses, including equipment, stationery, telephoning, telegraphing, express charges, postage, miscellaneous and incidental expenses, Albany and suboffices, twelve thousand dollars.

For examination of offices of the special deputy commissioners and county treasurers, two thousand dollars.

For expense of enumeration and determining amount of excise taxation in several localities, including supervision, five thousand dollars.

For rentals, New York office, five thousand five hundred dollars; Brooklyn office, two thousand four hundred dollars; Buffalo office, one thousand three hundred dollars.

For books, blanks and printing, five thousand dollars.

For paying judgments against the state commissioner of excise and also judgments against any special deputy commissioner of excise or against any county treasurer, where said judgments against said special deputy commissioners or county treasurers were obtained in actions or proceedings brought or defended by the direction of the state commissioner of excise, the sum of one thousand dollars.

For the state commissioner of excise, four hundred thousand dollars, or so much thereof as may be necessary, to pay refunds on surrender of liquor tax certificates, under the provisions of the liquor tax law, to be paid by the state treasurer from excise moneys in his hands upon the certificate of the comptroller.

FOREST, FISH AND GAME COMMISSION.

For the salaries of the commissioner, five thousand dollars;
 of the deputy commissioner two thousand five hundred dollars;
 for the expenses of the commissioner and deputy commissioner, two thousand dollars, or so much thereof as may be necessary;

The sum of thirty-nine hundred dollars, appropriated by chapter six hundred forty-four, laws of nineteen hundred and one, for the salary and expenses of the fish culturist, is hereby reappropriated as follows:

for salary of the fish culturist, three thousand dollars;

and for his expenses, nine hundred dollars, or so much thereof as may be necessary;

of the superintendent of forests, three thousand dollars, and for his necessary expenses, nine hundred dollars, or so much thereof as may be necessary;

of the assistant superintendent of forests, two thousand dollars; and for his necessary expenses, five hundred dollars, or so much thereof as may be necessary;

of the assistant secretary, two thousand dollars;

of the audit and pay clerk, eighteen hundred dollars;

of special agent, fifteen hundred dollars;

of stenographer and clerk, fifteen hundred dollars;

of stenographer, twelve hundred dollars, or so much thereof as may be necessary;

of chief protector, two thousand five hundred dollars;

of the license clerk and clerk to the chief protector, one thousand five hundred dollars;

of two assistant chief protectors, fourteen hundred dollars each;

of forty-four protectors, five hundred dollars each, or so much thereof as may be necessary.

For the expenses of such chief, assistant chiefs and protectors, twenty-two thousand three hundred dollars, or so much thereof as may be necessary.

For the salaries of the superintendent of shell-fish department, two thousand dollars, and for his expenses, five hundred dollars, or so much thereof as may be necessary;

for rent and office expenses of shell-fish department, two thousand dollars, or so much thereof as may be necessary;

of two oyster protectors, one thousand dollars each;

of the assistant oyster protector, six hundred dollars;

of the cashier and stenographer in the shell-fish department, twelve hundred dollars, or so much thereof as may be necessary;

of the confidential clerk in the shell-fish department, fifteen hundred dollars, and for the expenses of the oyster protectors and assistant oyster protector, nineteen hundred and fifty dollars, or so much thereof as may be necessary;

of the chief fire warden, seventeen hundred dollars;

of foresters, four thousand two hundred dollars, or so much thereof as may be necessary, and for expenses of the chief fire warden and foresters, three thousand dollars, or so much thereof as may be necessary.

For the expense and maintenance of fish hatcheries and hatching stations and for the propagation and distribution of food and game fish and fish fry, other than salaries, fifty thousand dollars, or so much thereof as may be necessary.

For rent, stationery, printing and office expenses of the com-

mission, other than salaries, four thousand dollars, or so much thereof as may be necessary.

INSPECTOR OF GAS METERS.

For the inspector of gas meters, for salary and salaries of deputies, as provided for by chapter three hundred and eighty-five of the laws of eighteen hundred and ninety-three, and as provided by chapter three hundred and sixty-four of the laws of eighteen hundred and ninety-eight, eleven thousand dollars. For office and other expenditures, including the providing of seals to be affixed to said meters, as provided by chapter seven hundred and thirty-two of the laws of eighteen hundred and ninety-nine, the sum of two thousand dollars, or so much thereof as may be necessary; for ten mechanics employed at not more than three and one-half dollars a day, ten thousand five hundred dollars, or so much thereof as may be necessary; which several sums hereby appropriated shall be refunded to the treasury by the several gas-light corporations in this state in amounts proportionate to the amount of the capital stock of such corporations respectively, to be ascertained and assessed by the comptroller of the state in accordance with the provisions of chapter three hundred and eighty-five of the laws of eighteen hundred and ninety-three, and acts amendatory thereof and chapter three hundred and sixty-four of the laws of eighteen hundred and ninety-eight.

HEALTH DEPARTMENT.

For the salaries of the commissioner of health, thirty-five hundred dollars; and for his expenses, one thousand dollars, in full for all expenses and disbursements incurred by him, payable monthly;

of the secretary of the department, twenty-five hundred dollars;

of the chief clerk, twenty-four hundred dollars;

of the medical expert, fifteen hundred dollars;

of the registrar of vital statistics, fifteen hundred dollars;

of the supply and mailing clerk, fourteen hundred dollars;

of the stenographer, one thousand dollars;

of five clerks, five thousand eight hundred dollars, or so much thereof as may be necessary;

of consulting engineers, fifteen hundred dollars, or so much thereof as may be necessary.

For the expenses of the bureau of pathology and bacteriology, two thousand dollars, or so much thereof as may be necessary.

For the expenses of the bureau of chemistry, fifteen hundred dollars, or so much thereof as may be necessary.

For services and expenses of experts, and stenographers in examinations and investigations and for the expenses of the annual conference of health officers, three thousand dollars, or so much thereof as may be necessary.

For necessary expenditures for the manufacture and standardization of tetanus, streptococcus and diphtheria antitoxin and for further investigations of serum therapy in tuberculosis, typhoid fever and kindred diseases, the sum of fourteen thousand dollars, or so much thereof as may be necessary, such expenditures to be made upon the approval of the governor.

For equipment and maintenance of the cancer laboratory at Buffalo, for investigation into the cause, nature, mortality rate and treatment of cancer, and the salaries of officials of the same and the publication of at least one thousand copies of its report, the sum of fifteen thousand dollars, or so much thereof as may be necessary, the vouchers for which shall be officially verified by the director of said laboratory, and approved by the state commissioner of health.

For furniture, books, blanks, binding, printing, and other office expenses, five thousand dollars, or so much thereof as may be necessary.

For necessary traveling expenses of subordinates of the department while in the discharge of official duties pursuant to the written direction of the commissioner, eighteen hundred dollars, or so much thereof as may be necessary, to be paid upon the audit of the comptroller and upon the certificate of the commissioner.

For postage, and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, two thousand dollars, or so much thereof as may be necessary.

STATE HISTORIAN.

For the salaries of the state historian, four thousand five hundred dollars;

of the clerk, one thousand five hundred dollars.

For stationery and other office expenses, three hundred and fifty dollars, or so much thereof as may be necessary.

INSURANCE DEPARTMENT.

For the salaries of the superintendent of insurance, seven thousand dollars; and the superintendent of insurance shall receive the sum of one thousand seven hundred dollars annually,

payable monthly, in lieu of and in full for all expenses and disbursements incurred by him;

of the first deputy superintendent of insurance, five thousand dollars; and the first deputy superintendent of insurance shall receive the sum of two thousand three hundred dollars annually, payable monthly, in lieu of and in full for all expenses and disbursements incurred by him;

of the second deputy superintendent of insurance, four thousand five hundred dollars;

of the third deputy superintendent of insurance, four thousand five hundred dollars;

of the confidential clerk to the superintendent of insurance, two thousand five hundred dollars;

of the stenographer to the superintendent of insurance, one thousand two hundred dollars;

of the stenographer to the first deputy superintendent of insurance, one thousand two hundred dollars;

of the stenographer to the second deputy superintendent of insurance, one thousand two hundred dollars;

of the chief clerk of the tax department, three thousand five hundred dollars;

of the cashier, three thousand five hundred dollars;

of the order clerk, two thousand five hundred dollars;

of the bookkeeper, two thousand dollars;

of the general clerk, two thousand one hundred dollars;

of the stenographer, one thousand four hundred dollars;

of the typewriter and copyist, one thousand two hundred dollars;

of the mailing clerk, one thousand two hundred dollars;

of the messenger, one thousand two hundred dollars;

of the night watchman, nine hundred dollars;

of the actuary, four thousand five hundred dollars;

of the first assistant actuary, three thousand two hundred dollars;

of the second assistant actuary, twenty-four hundred dollars;

of six assistant actuaries, fifteen hundred dollars each;

of five clerks in actuary's department, fifteen hundred dollars each;

of the certificate of authority clerk, one thousand five hundred dollars;

of the stationery clerk and expert proof-reader, one thousand two hundred dollars;

of the statistician, two thousand four hundred dollars;

of the assistant to statistician, one thousand five hundred dollars;

of the stenographer at the New York office, one thousand two hundred dollars.

For rent of branch office, New York city, one thousand seven hundred dollars.

For sundry expenses at New York office of department—telephone, telegraph, and stationery, one thousand dollars, or so much thereof as may be necessary.

For printing and binding insurance reports, two thousand five hundred dollars, or so much thereof as may be necessary.

For miscellaneous printing and binding, office stationery, postage, expressage, telegrams, telephones, messenger service, office furniture and office expenses, nine thousand dollars, or so much thereof as may be necessary.

For incidental expenses, including counsel, traveling expenses of department employes on official business, and extraordinary expenses, four thousand five hundred dollars, or so much thereof as may be necessary.

For expenses of computation, compilation and publication of new valuation tables for valuations and other incidental expenses connected therewith, to carry into effect the provisions of section eighty-four of the insurance law, three thousand dollars, or so much thereof as may be necessary.

The following appropriations to be collected from and refunded to the treasury by the corporations under examination, when disbursements therefrom are in consequence of services at or in connection with such examinations:

For the salaries of the chief examiner, five thousand dollars; of thirteen examiners, thirty-three thousand dollars, or so much thereof as may be necessary.

For services and expenses of deputies and clerks in the office of the attorney-general, in proceedings or litigations for or on account of insurance companies, or in which insurance companies are parties, one thousand dollars, or so much thereof as may be necessary, as may be certified by the attorney-general to the comptroller, which amount is hereby appropriated and authorized to be paid.

For services and expenses of department appraisers in this state; for services and expenses of appraisers and examiners designated in other states; for services and expenses of counsel; for expenses of examiners and inspector in connection with examinations of insurance companies, and for extra temporary services when required, twenty-five thousand dollars, or so much thereof as may be necessary.

DEPARTMENT OF LABOR.

For the salaries of the commissioners of labor, three thousand five hundred dollars;

of the mediator of industrial disputes, two thousand five hundred dollars;

of the first deputy commissioner of labor, two thousand five hundred dollars;

of the assistant first deputy commissioner of labor, two thousand dollars;

of the second deputy commissioner of labor, two thousand five hundred dollars;

of the assistant to second deputy commissioner of labor, two thousand four hundred dollars;

of the chief statistician, two thousand five hundred dollars;

of the statistical clerk, two thousand dollars;

of two statisticians, one thousand eight hundred dollars each;

of the statistician, one thousand five hundred dollars;

of the special agent, one thousand eight hundred dollars;

of the special agent, one thousand four hundred forty dollars;

of two special agents, one thousand two hundred dollars each;

of the clerk, one thousand four hundred forty dollars;

of the clerk, one thousand three hundred eighty dollars;

of three clerks, one thousand two hundred dollars each;

of two clerks, eight hundred dollars each.

For salaries and expenses of additional officers and employes rendered necessary by the duties imposed upon the department by chapter four hundred and fifty-four of the laws of nineteen hundred and two, four thousand dollars, or so much thereof as may be necessary.

of the confidential clerk, one thousand two hundred dollars;

of the messenger, one thousand two hundred dollars;

of thirty-seven deputy factory inspectors, forty-four thousand four hundred dollars;

of the superintendent of licenses, two thousand four hundred dollars.

For expenses of commissioner, one thousand dollars, or so much thereof as may be necessary.

For the expenses of the first and second deputies, their assistants, the mediator, the superintendent of licenses, the statisticians, the special agents and the deputy factory inspectors while engaged in the discharge of their official duties under the direction of the commissioner, twenty-four thousand dollars, or so much thereof as may be necessary.

For printing, including the expense of publishing bulletins, five thousand dollars, or so much thereof as may be necessary.

For postage, telephone, telegraph and messenger service, express charges and other expenses, seven thousand dollars, or so much thereof as may be necessary.

For the expenses of the free employment bureau in New York city, five thousand dollars, or so much thereof as may be necessary.

For the expenses of the free employment bureau in Buffalo, three thousand dollars, or so much thereof as may be necessary.

LAND OFFICE.

For valuations, assessments and other necessary expenses of the public lands and land board, five thousand dollars, including the mileage and expenses of the speaker of the assembly for attendance as commissioner of the land office.

LUNACY COMMISSION.

For the state care of the insane, to be expended under the provisions of chapter five hundred and forty-five of the laws of eighteen hundred and ninety-six, chapter nine hundred and forty-four of the laws of eighteen hundred and ninety-six, chapter four hundred and sixty of the laws of eighteen hundred and ninety-seven, and chapter six hundred and thirty-six of the laws of eighteen hundred and ninety-eight:

For the state commissioners in lunacy, for salaries, traveling and incidental expenses, pursuant to chapter five hundred and forty-five of the laws of eighteen hundred and ninety-six, eighteen thousand six hundred dollars.

For the medical inspector in the office of the commission, three thousand five hundred dollars, and for the expenses of such inspector, one thousand dollars, or so much thereof as may be necessary.

For the salaries of the secretary of the commission, four thousand dollars;

of the clerks, messengers, experts and other employes, twenty-six thousand dollars.

For other clerical services, three thousand dollars.

For the deportation of alien and non-resident lunatics to other countries and states, and for the transfer of patients from one hospital to another to relieve overcrowding, seven thousand dollars.

For compensation and expenses of special agents, ten thousand dollars.

For printing, stationery, postage and other necessary office expenses, six thousand dollars.

For salaries of officers of state hospitals, the sum of two hundred and thirty thousand dollars.

For salaries and wages of all other employes of state hospitals, the sum of one million three hundred and eighty-five thousand dollars.

For the support and maintenance of the state hospitals other than salaries and wages of officers and employes, the sum of two million three hundred thousand dollars.

For the maintenance of a pathological institute under the direction of the state commission in lunacy, twenty-five thousand dollars, and the commission shall provide accommodations in the city of New York for a hospital to receive a limited number of alleged insane and insane persons where skilled observation is necessary in making required pathological and psychopathic research and examination. Admission to the hospital hereby created shall be regulated by the commission, who shall appoint a superintendent having the qualifications of superintendents of state hospitals provided for in sections thirty-four and thirty-five of the insanity law. He shall perform such duties for the care and treatment of admitted patients, and shall have such privileges, as may be prescribed by the commission. A laboratory shall be established as a part of said hospital, the director of which shall perform such duties relating to pathological research for all of the state hospitals for the insane, and with such privileges in the hospital hereby established, as may be prescribed by the commission. The director shall receive an annual salary to be fixed by the commission subject to the approval of the governor.

All moneys hereby appropriated not necessarily expended during the fiscal year for the purposes specified, shall be available for buildings, repairs and improvements.

NATIONAL GUARD.

For the salaries of the adjutant-general, four thousand dollars; of the assistant adjutant-general, military storekeeper and clerical force, as provided in section one hundred and sixty-one of the military code, twenty-three thousand dollars;

of the officers on the staff of the major-general commanding the national guard, as provided by section one hundred and sixty of the military code, fifteen thousand dollars.

For allowances to headquarters of brigades, regiments, battalions and squadron, as provided in section one hundred and fifty-nine of the military code, thirty thousand five hundred dollars.

For allowances to officers to assist in uniforming and equipping themselves and organizations for the purpose of defraying necessary military expenses, as provided in sections one hundred and fifty-six and one hundred and fifty-seven of the military code, one hundred and fifty thousand dollars.

For postage and expense of transportation of all letters, official documents or other matter sent by express or freight, including boxes or coverings for same, one thousand five hundred dollars, or so much thereof as may be necessary.

For the other general expenses of the national guard of the state, and the office of the adjutant-general, to be expended in accordance with the military code, the sum of two hundred and thirty-seven thousand dollars.

The appropriations herein made for other general expenses of the national guard and naval militia shall be available for the payment of expenses for which special appropriations have been made, provided the governor shall certify that in his opinion it is necessary, and to the amount so certified.

MILITARY RECORD FUND.

Revenue.

For the adjutant-general for the expenses of the bureau of military records, payable from the revenue of the military record fund, two thousand dollars, or so much thereof as may be necessary.

NAVAL MILITIA.

For allowances to headquarters of the naval militia and battalions, as provided in section one hundred fifty-nine of the military code, two thousand four hundred dollars.

For allowances to officers of the naval militia to assist in uniforming and equipping themselves, and organizations of the naval militia, for the purpose of defraying necessary military expenses as provided in sections one hundred fifty-six and one hundred fifty-seven of the military code, four thousand dollars.

For other general expenses of the naval militia and the office of the adjutant-general, to be expended in accordance with the military code, eighteen thousand six hundred dollars.

STATE COMMISSION OF PRISONS.

For the salaries of the president of the state commission of prisons, two thousand five hundred dollars;

of the secretary of the commission and other necessary clerical services, five thousand five hundred dollars.

For the necessary traveling expenses, inspecting the penal institutions, and for office expenses, three thousand dollars, or so much thereof as may be necessary.

PRISONS.

For the support and maintenance of the several state prisons, and the Eastern New York reformatory pursuant to chapter three hundred and eighty-two of the laws of eighteen hundred and eighty-nine, and for the ordinary repairs thereof and supplying water therefor, five hundred and twenty-five thousand dollars, or so much thereof as may be necessary.

For the salary of superintendent of state prisons, six thousand dollars.

For the necessary traveling expenses of the superintendent and his clerks, one thousand five hundred dollars, or so much thereof as may be necessary.

For the salaries of the superintendent's clerk, four thousand dollars;

of the industry clerk, two thousand five hundred dollars;

of two stenographers, one thousand dollars each;

of the messenger, one thousand dollars;

of three parole officers, twelve hundred dollars each.

For other office expenses, two thousand two hundred dollars or so much thereof as may be necessary.

For the traveling expenses of the commissioners for paroled prisoners and of the parole officers, and for stenographic and office expenses, four thousand seven hundred dollars, or so much thereof as may be necessary.

For the support and maintenance of the state prison for women at Auburn, pursuant to chapter three hundred and six of the laws of eighteen hundred and ninety-three, for ordinary repairs, supplying water therefor and for the transportation of women prisoners, fifteen thousand dollars, or so much thereof as may be necessary.

DANNEMORA HOSPITAL FOR INSANE CONVICTS.

For the support and maintenance of the Dannemora hospital for insane convicts, forty-eight thousand dollars, or so much thereof as may be necessary.

For the salaries of the medical superintendent, thirty-six hundred dollars;

of the assistant physician, fifteen hundred dollars;

of the assistant steward, nine hundred dollars.

MATTEAWAN STATE HOSPITAL FOR INSANE CRIMINALS.

For the support and maintenance of Matteawan state hospital for insane criminals, sixty thousand dollars, or so much thereof as may be necessary.

For the salaries of the medical superintendent, four thousand five hundred dollars;

of the first assistant, two thousand three hundred dollars;

of the second assistant, one thousand six hundred dollars;

of the assistant physician, one thousand three hundred dollars;

of the steward, one thousand seven hundred dollars.

PRINTING.

For the legislative printing of the state, two hundred fifty thousand dollars, or so much thereof as may be necessary, and the comptroller is authorized to pay from said amount for the services of an expert printer to examine all the accounts for printing a sum not to exceed two thousand four hundred dollars per annum.

SESSION LAWS AND OFFICIAL CANVASS.

For the publication of the session laws and the official canvass and official notices provided by law, which are subjects of contract, twenty-five thousand dollars, or so much thereof as may be necessary.

PUBLICATION OF GENERAL LAWS.

For the payment of newspapers in the various counties in this state for the publication of the general laws of the state pursuant to chapter seven hundred and fifteen of the laws of eighteen hundred and ninety-two, one hundred thousand dollars, or so much thereof as may be necessary.

QUARANTINE COMMISSIONERS.

For the salaries of the commissioners of quarantine, seven thousand five hundred dollars;

of the secretary, eighteen hundred dollars;

of the superintendent, twelve hundred dollars;

of the captain of the tug, twelve hundred dollars;

of the engineer, nine hundred and sixty dollars;

of the fireman and one deck hand, four hundred and eighty dollars each;

of one pilot, six hundred dollars;
 of the steward, six hundred dollars;
 of the superintendent of Swinburne island, twenty-five hundred dollars;
 of the engineer, eleven hundred and fifty dollars;
 of the carpenter, nine hundred dollars;
 of two laborers, seven hundred and twenty dollars each;
 of the cook, two hundred and forty dollars;
 of the laundress, three hundred dollars;
 of the superintendent of Hoffman island, fifteen hundred dollars;
 of the engineer, ten hundred and fifty dollars;
 of the carpenter, nine hundred dollars;
 of the master mechanic, twelve hundred and eighty dollars;
 of two laborers, seven hundred and twenty dollars each.
 For general repairs and expenses of maintenance, ten thousand dollars, or so much thereof as may be necessary.

RAILROAD COMMISSIONERS.

For the board of railroad commissioners, for salaries, and expenses, as provided in section one hundred and seventy, article six, chapter five hundred and sixty-five of the laws of eighteen hundred and ninety, as amended by chapter five hundred and thirty-four of the laws of eighteen hundred and ninety-two, and chapter four hundred and fifty-six, of the laws of eighteen hundred and ninety-six, sixty-five thousand four hundred dollars, to be expended as follows:

For the salaries of three commissioners, eight thousand dollars each;
 of the secretary, six thousand dollars;
 of the assistant secretary, four thousand dollars;
 of the steam railroad inspector, three thousand dollars;
 of the accountant, three thousand dollars;
 of the examiner, two thousand five hundred dollars;
 of four clerks, one thousand five hundred dollars each;
 of the marshal, one thousand five hundred dollars;
 of three stenographers, one thousand five hundred dollars each.

And for the traveling expenses of the commissioners, secretary, assistant secretary, inspectors, accountants, electrical and other experts, stenographers and clerks; and remuneration of engineers, accountants, experts and clerks whose services may be deemed of temporary importance in accordance with section one hundred and fifty-three of the railroad law; and the necessary office expenses, books and supplies of the

commission, ten thousand nine hundred dollars, or so much thereof as may be necessary.

For services and expenses of deputies and clerks in the office of the attorney-general, in proceedings or litigation, for or on account of the railroad commission, or in which the railroad commissioners, were or are parties, one thousand dollars, or so much thereof as may be necessary, as may be certified by the attorney-general to the comptroller, which amount is hereby appropriated and authorized to be paid.

For the board of railroad commissioners, for an electrical expert, the sum of four thousand dollars.

The amounts hereinbefore stated under this title, to wit: "railroad commissioners," shall be refunded to the treasury by the several corporations owning or operating railroads in this state, in such manner and proportion as is prescribed by law.

The sum of seven thousand five hundred dollars to carry into effect the provisions of chapter seven hundred and fifty-four of the laws of eighteen hundred and ninety-seven, entitled "An act to amend the railroad law and the acts amendatory thereof relative to grade crossings;" which sum the board of railroad commissioners is hereby authorized and empowered to expend in the employment of expert and clerical service necessary to supervise the work performed under the said chapter seven hundred and fifty-four of the laws of eighteen hundred and ninety-seven, and the acts amendatory thereof, and to prepare plans, maps and specifications therefor, and for other necessary expenses; said seven thousand five hundred dollars to be paid by the treasurer upon the warrant of the comptroller, as directed by said board of railroad commissioners, from the money hereby appropriated, as follows:

For the salaries of the superintendent of the grade-crossing bureau, three thousand dollars;

of the inspector of grade-crossings, eighteen hundred dollars; and for traveling expenses of the commissioners, secretary, assistant secretary, superintendent, inspectors, accountants, experts, stenographers and clerks, in relation to grade-crossing work, and other necessary expenses, books and supplies, the sum of two thousand seven hundred dollars, or so much thereof as may be necessary.

STATE SUPERINTENDENT OF ELECTIONS.

For the state superintendent of elections for the metropolitan elections district:

For the salaries of the state superintendent, five thousand dollars;

of the chief deputy, four thousand five hundred dollars;
 of the clerk, eighteen hundred dollars;
 of the stenographer, fifteen hundred dollars;
 of the deputy state superintendents of election, seventy-five thousand dollars, or so much thereof as may be necessary.

For the state superintendent of elections for office expenses, and expenses incurred in carrying out the provisions of the laws relating to the metropolitan elections district, the sum of ten thousand dollars, or so much thereof as may be necessary.

SUPERINTENDENT OF PUBLIC WORKS.

PAYABLE FROM THE CANAL FUND.

For salaries of the superintendent of public works, six thousand dollars;

of the deputy superintendent, four thousand dollars;
 of three assistant superintendents, three thousand dollars each;

of the financial clerk, three thousand six hundred dollars;
 of the assistant financial clerk, two thousand seven hundred dollars;

of the chief clerk, three thousand dollars;
 of the filing clerk, one thousand three hundred dollars;
 of the stenographer, fifteen hundred dollars;
 of the stenographer, one thousand dollars;
 of the special agent, one thousand two hundred dollars;
 of the messenger, one thousand two hundred dollars;
 of the clerk, eastern division, one thousand six hundred dollars;

of the stenographer, nine hundred dollars;
 of the clerk, middle division, one thousand five hundred dollars;

of the assistant clerk, one thousand dollars;
 of the stenographer, seven hundred dollars;
 of the janitress, three hundred dollars;
 of the clerk, western division, one thousand five hundred dollars;

of the assistant clerk, twelve hundred dollars;
 of the assistant clerk, nine hundred dollars;
 of the janitress, one hundred and forty-four dollars.

For the traveling expenses of the assistant superintendents of public works, one thousand five hundred dollars; and for additional clerk hire, office and contingent expenses of the superintendent and assistant superintendents of public works, seven

thousand seven hundred dollars, or so much thereof as may be necessary.

For the traveling expenses of the superintendent of public works, two thousand five hundred dollars, and for the traveling expenses of the deputy superintendent of public works, one thousand dollars, payable monthly in full for all such expenses.

For the salaries of sixteen section superintendents, one thousand five hundred dollars each;

of two section superintendents, one thousand two hundred dollars each;

of one section superintendent, two thousand dollars.

For the salaries of the statistician in the office of the superintendent of public works, one thousand eight hundred dollars;

of the collectors and compilers of statistics relating to the trade and tonnage of the canals during the season of navigation, eight thousand one hundred dollars, comprising two collectors at one hundred and twenty-five dollars each per month, five collectors at one hundred dollars each per month, and four collectors at eighty dollars each per month;

of the collectors, clerks and inspectors and measurers of boats, eight thousand three hundred dollars, comprising three clerks at eighty dollars each per month, five clerks at seventy-five dollars each per month, and seven clerks at seventy dollars each per month.

For additional clerk hire and contingent expenses of such collectors and inspectors, one thousand five hundred dollars, or so much thereof as may be necessary.

For the payment of the expenses of lock tending and the ordinary repairs of the canals of the state, eight hundred and twenty thousand dollars, or so much thereof as may be necessary.

PAYABLE FROM THE GENERAL FUND.

For the compensation of gate tenders for the state dams upon the Beaver and Moose rivers, as provided by chapter one hundred and sixty-eight of the laws of eighteen hundred and ninety-four, the sum of one thousand one hundred dollars, or so much thereof as may be necessary, to be paid by the comptroller on the certificate of the commissioners appointed under said act, or a majority thereof, and with the approval of the superintendent of public works.

For the compensation of the tender and for the maintenance and operation of the draw-bridge over Minneceingo creek, Rockland county, the sum of seven hundred dollars, or so much thereof as may be necessary, on the certificate of the superintendent of public works.

STEAM VESSEL INSPECTION.

For the salaries of the inspectors of steam vessels, six thousand dollars.

For their actual and necessary traveling expenses while in the discharge of their official duties, and for the supplies necessary for the performance of said duties, two thousand dollars, or so much thereof as may be necessary, pursuant to chapter five hundred and ninety-two of the laws of eighteen hundred and ninety-seven.

SUPERINTENDENT OF PUBLIC BUILDINGS.

For the salaries of the superintendent of public buildings, five thousand dollars;

of the deputy superintendent, two thousand five hundred dollars;

of the chief engineer, two thousand two hundred dollars;

of the confidential clerk and stenographer, two thousand dollars;

of the clerk and bookkeeper, one thousand five hundred dollars;

of the paymaster, two thousand dollars;

of the chief orderly, one thousand five hundred dollars;

of the storekeeper, one thousand two hundred dollars;

of the janitor of the state hall, one thousand two hundred dollars;

of the janitor of the geological hall, one thousand two hundred dollars.

For the services of orderlies, watchmen, engineers, firemen, carpenters, machinists, electricians, cleaners, laborers and other necessary employes in the care and maintenance, the sum of one hundred and ten thousand dollars, or so much thereof as may be necessary.

For lighting and necessary fixtures and appliances therefor, fifty thousand dollars, or so much thereof as may be necessary.

For furniture, repairs, coal, fuel and other expenses, forty thousand dollars, or so much thereof as may be necessary.

For postage, and expense of transportation of all letters, official documents or other matter sent by express or freight, including boxes or covering for same, one hundred fifty dollars, or so much thereof as may be necessary.

TAX COMMISSIONERS.

For the salaries of the tax commissioners, the sum of fifteen thousand dollars;

of the secretary, three thousand five hundred dollars;

of the confidential appraiser, three thousand six hundred dollars;

of the chief clerk, two thousand dollars:

of one bookkeeper, one thousand four hundred dollars;

of one bookkeeper, one thousand one hundred dollars;

of one clerk, nine hundred dollars;

of one stenographer, one thousand five hundred dollars;

of one stenographer, one thousand dollars;

for extra stenographic work, three hundred dollars; or so much thereof as may be necessary;

of the messenger, five hundred dollars.

For postage, printing, stationery and other office expenses, the sum of six thousand dollars, or so much thereof as may be necessary.

Each of the said commissioners shall receive a further sum of two thousand five hundred dollars, payable monthly, in full and in lieu of all expenses and disbursements incurred by them in discharge of their duties.

For the salaries of six special agents, the sum of seven thousand two hundred dollars, or so much thereof as may be necessary, and the further sum of two thousand five hundred dollars, or so much thereof as may be necessary, for the expenses and disbursements incurred by them in the discharge of their duties, to be paid upon the audit of the comptroller.

For the services and expenses of experts for appraisement and valuation, the sum of five thousand dollars, or so much thereof as may be necessary, to be paid upon the certificate of the board of tax commissioners and the audit of the comptroller.

FISCAL SUPERVISOR OF STATE CHARITIES.

For the salaries of the fiscal supervisor of state charities, six thousand dollars;

of the secretary, three thousand dollars;

of the chief clerk, two thousand five hundred dollars;

of the estimate clerk, one thousand eight hundred dollars;

of the assistant estimate clerk, one thousand eight hundred dollars;

of the voucher clerk, one thousand five hundred dollars;

of the bookkeeper, one thousand five hundred dollars;

of the inspector of buildings, heating and lighting, one thousand four hundred dollars;

of the confidential inspector, one thousand two hundred dollars;

of the accountant, one thousand two hundred dollars;

of one stenographer, one thousand five hundred dollars;

of one stenographer, nine hundred dollars;

of the page, four hundred twenty dollars.

For the expenses and disbursements of the fiscal supervisor, one thousand five hundred dollars, payable quarterly, which shall be allowed to him in lieu of and in full therefor.

For books, blanks, binding, printing, making chemical analyses; traveling and other expenses including the services of a competent person to examine the books, papers and accounts of any institution, as provided in article three of the state charities law, four thousand five hundred dollars, or so much thereof as may be necessary.

For postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, six hundred dollars, or so much thereof as may be necessary.

PUBLIC INSTITUTIONS.

CRAIG COLONY FOR EPILEPTICS.

For the Craig colony for epileptics, for the maintenance of the institution, one hundred and forty thousand dollars, or so much thereof as may be necessary.

HOUSE OF REFUGE FOR WOMEN.

For the house of refuge for women, at Hudson, for the maintenance of the institution and for the transportation of the convicts, sixty thousand dollars, or so much thereof as may be necessary.

WESTERN HOUSE OF REFUGE FOR WOMEN.

For the western house of refuge for women, at Albion, for the maintenance of the institution and for the transportation of convicts, thirty-five thousand dollars, or so much thereof as may be necessary.

NEW YORK STATE REFORMATORY FOR WOMEN.

For the New York state reformatory for women, at Bedford, for the maintenance of the institution and for the transportation of the convicts, fifty-five thousand dollars, or so much thereof as may be necessary.

JUVENILE DELINQUENTS.

For the society for the reformation of juvenile delinquents in the city of New York, for maintenance and rewards to inmates and repairs and betterments of tools and equipment and furni-

ture, and for necessary tools to properly conduct the trade schools and common schools and military system and photographing of inmates, one hundred and forty-eight thousand seven hundred and fifty dollars, or so much thereof as may be necessary. No part of the sum hereby appropriated shall be used to pay for insurance.

STATE INDUSTRIAL SCHOOL.

For the state industrial school at Rochester, for maintenance and rewards to inmates and repairs and betterments of tools and equipment and furniture, and for necessary tools to properly conduct the trade schools and common schools and military system and photographing of inmates, one hundred and seventy-eight thousand five hundred dollars, or so much thereof as may be necessary.

SYRACUSE STATE INSTITUTION FOR FEEBLE-MINDED CHILDREN.

For the Syracuse state institution for feeble-minded children for maintenance, eighty thousand dollars, or so much thereof as may be necessary.

CUSTODIAL ASYLUM.

For the Newark custodial asylum, for maintenance and for other necessary expenses, sixty-two thousand dollars, or so much thereof as may be necessary.

ROME STATE CUSTODIAL ASYLUM.

For the Rome state custodial asylum, for maintenance, one hundred three thousand seven hundred dollars, or so much thereof as may be necessary.

THOMAS ASYLUM.

For the Thomas asylum for orphan and destitute Indian children, for maintenance twenty-six thousand dollars, or so much thereof as may be necessary.

STATE REFORMATORY.

For the New York state reformatory, at Elmira, for maintenance and ordinary repairs, and for the purchase of material, and for expenses of manufacturing, two hundred and ten thousand dollars, or so much thereof as may be necessary.

SOLDIERS' AND SAILORS' HOME.

For the New York state soldiers' and sailors' home, for maintenance and for the transportation of applicants for admission, two hundred and thirty-five thousand dollars, or so much thereof as may be necessary.

WOMEN'S RELIEF CORPS HOME.

For the women's relief corps home, for maintenance, twenty-eight thousand dollars, or so much thereof as may be necessary.

HOSPITAL FOR CRIPPLED CHILDREN.

For the New York state hospital for the care of crippled and deformed children, for maintenance, the sum of twelve thousand dollars, or so much thereof as may be necessary.

For the New York state hospital for the treatment of incipient pulmonary tuberculosis, for the maintenance of the institution, twelve thousand dollars, or so much thereof as may be necessary.

STATE SCHOOL, BATAVIA.

For the maintenance and instruction of the inmates of the state school for the blind, at Batavia, thirty-six thousand dollars, or so much thereof as may be necessary.

EDUCATIONAL INSTITUTIONS.

NEW YORK INSTITUTION FOR THE BLIND.

For the support and instruction of one hundred and eighty pupils at the New York institution for the blind, in addition to the sum of eight thousand five hundred fifty-five dollars and seventy-two cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of forty-one thousand eight hundred forty-four dollars and twenty-eight cents, or a proportionate amount for a shorter period of time than one year, or for a smaller number of pupils, as shall be duly verified by the affidavits of the president and secretary of the institution.

DEAF AND DUMB.

For the support and instruction of two hundred and fifty pupils at the institute for deaf and dumb in New York city, in addition to the sum of nine thousand three hundred ninety-two dollars and ninety-two cents, remaining unexpended of appro-

priations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of sixty thousand six hundred seven dollars and eight cents.

For the support and instruction of one hundred and twenty pupils at the institution for the improved instruction of deaf-mutes in New York city, in addition to the sum of thirteen thousand seven hundred sixteen dollars and fourteen cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of nineteen thousand eight hundred eighty-three dollars and eighty-six cents.

For the support and instruction of one hundred ten pupils at the Le Couteulx Saint Mary's institution for the improved instruction of deaf-mutes, at Buffalo, in addition to the sum of nine thousand eight hundred seventy-six dollars and eleven cents remaining unexpended of appropriations heretofore made therefor, which is hereby appropriated for the current and next fiscal years, the sum of twenty thousand nine hundred twenty-three dollars and eighty-nine cents.

For the support and instruction of one hundred and fifteen pupils at the Central New York institution for the improved instruction of deaf-mutes, at Rome, in addition to the sum of ten thousand seven hundred and fifty-eight dollars, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of twenty-one thousand four hundred forty-two dollars.

For the support and instruction of sixty-five pupils at the Northern New York institution for deaf-mutes, at Malone, in addition to the sum of five thousand one hundred twelve dollars and forty cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of thirteen thousand eighty-seven dollars and sixty cents.

For the support and instruction of two hundred and eighteen pupils at Saint Joseph's institution for the improved instruction of deaf-mutes, at Fordham, in addition to the sum of three thousand five hundred ninety-nine dollars and eighty-two cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of fifty-seven thousand four hundred forty dollars and eighteen cents.

For the support and instruction of twenty pupils at the Albany home school for the deaf, in addition to the sum of seven hundred seventeen dollars and five cents, remaining unexpended

of appropriations heretofore made therefor, which is hereby re-appropriated for the current and the next fiscal years, the further sum of four thousand eight hundred eighty-two dollars and ninety-five cents.

For the support and instruction of one hundred and fifteen pupils at the Western New York institution, at Rochester, for the improved instruction of deaf-mutes, in addition to the sum of two thousand three hundred ninety-six dollars and thirty-nine cents, remaining unexpended of appropriations heretofore made therefor, which is hereby reappropriated for the current and the next fiscal years, the further sum of twenty-nine thousand eight hundred three dollars and sixty-one cents.

The amount hereby appropriated for the several institutions for the support and instruction of deaf-mutes is at the rate of two hundred and eighty dollars per capita per annum and a proportionate amount for a shorter period of time than one year, or for a smaller number of pupils in each case, shall be allowed in each of the last eight items, and paid by the comptroller, upon certificate verified by oath of the president and secretary of such institution, and upon the approval of the superintendent of public instruction.

ALFRED UNIVERSITY.

For the maintenance of the state school of clay workings and ceramics at Alfred university as provided by chapter three hundred and eighty-three of the laws of nineteen hundred, five thousand dollars, or so much thereof as may be necessary.

CORNELL UNIVERSITY.

For payment to Cornell university, being the interest at five per centum on the proceeds of the college land script fund pursuant to chapter seventy-eight of the laws of eighteen hundred and ninety-five, thirty-four thousand four hundred and twenty-eight dollars and eighty cents.

For the state veterinary college at Cornell university for maintenance, equipment and necessary material to conduct the same, twenty-five thousand dollars, payable to the treasurer of Cornell university on the warrant of the comptroller.

For the state college of forestry, to be expended under the direction of the board of trustees of Cornell university, as provided by chapter one hundred twenty-two of the laws of eighteen hundred and ninety-eight, ten thousand dollars.

For Cornell university, for the promotion of agricultural knowledge throughout the state, as provided by chapter four hundred thirty of the laws of eighteen hundred and ninety-nine,

thirty-five thousand dollars; three thousand dollars thereof to be used in the promotion of knowledge relating to poultry and egg production.

MISCELLANEOUS.

COUNTY TREASURERS.

For advances to county treasurers on account of taxes on property of non-residents, and for taxes on state, wild or forest lands which may be returned to the comptroller's office, and for adjusting accounts of state taxes with counties, fifty-five thousand dollars, or so much thereof as may be necessary.

NIAGARA RESERVATION.

For the commissioners of the state reservation at Niagara, for salaries of employes and for actual and necessary expenses while engaged in the discharge of official duties, twenty-five thousand dollars, or so much thereof as may be necessary.

REDEMPTION OF LANDS.

The sum of five thousand dollars, for repayment of money to purchasers upon redemption of lands sold for taxes.

REFUND OF TAXES.

The sum of five thousand dollars, for repayment of money erroneously paid into the treasury for taxes.

INDIAN AFFAIRS.

For the payment of the annuities to the several Indian tribes, as follows:

To the Onondagas, two thousand four hundred and thirty dollars.

To the Cayugas, two thousand three hundred dollars.

To the Senecas, five hundred dollars.

To the Saint Regis, two thousand one hundred and thirty-one dollars and sixty-seven cents.

For the relief of the Onondaga Indians, three hundred dollars.

For compensation of the agent of the Onondaga Indians, two hundred dollars.

For compensation of the agent of the Onondaga Indians, pursuant to chapter one hundred and seventy-eight of the laws of eighteen hundred and forty-seven and chapter six hundred and thirty-five of the laws of eighteen hundred and sixty-nine, sixty-five dollars.

For compensation of the agent of the Onondaga Indians, residing on the Allegany and Cattaraugus reservation, one hundred and fifty dollars.

For compensation of the attorney of the Saint Regis Indians, one hundred and fifty dollars.

For compensation of the attorney of the Seneca Indians, one hundred and fifty dollars.

For compensation of the attorney of the Tonawanda band of Seneca Indians, one hundred and fifty dollars.

VARIOUS.

For supplying other states with reports of the court of appeals and the supreme court pursuant to section twenty-seven of the executive law as amended by chapter two hundred and forty-eight of the laws of eighteen hundred and ninety-three, one thousand five hundred dollars, or so much thereof as may be necessary.

For the trustees of Washington's headquarters, at Newburgh, for compensation of the superintendent, and for the care, maintenance, repairs and improvements of the grounds, one thousand dollars, or so much thereof as may be necessary.

For the trustees of public buildings, for the salary of the keeper of the senate-house property, at Kingston, pursuant to chapter two hundred and twenty-seven of the laws of eighteen hundred and ninety-three, six hundred dollars.

For the expenses of the board of port wardens of the port of New York, pursuant to chapter one hundred and forty-two of the laws of eighteen hundred and ninety-one, forty-five hundred dollars, or so much thereof as may be necessary.

For salary of janitor of the Saratoga monument, five hundred dollars, as provided by chapter nine hundred and fifty-five, laws of eighteen hundred and ninety-five.

For care and maintenance of Grant cottage, as provided by chapter six hundred and sixty-seven, laws of eighteen hundred and ninety-six, one thousand dollars, or so much thereof as may be necessary.

§ 2. The several amounts herein appropriated shall be paid by the treasurer from the respective sums as specified, and the salaries as herein determined shall be and hereby are established and fixed by this act except as hereinafter provided for the several officers for whom they are designated and shall be paid by the treasurer pursuant to the requirements of chapter four hundred and thirteen, laws of eighteen hundred and ninety-seven, and chapter five hundred and forty-six, laws of eighteen hundred

and ninety-six, and it shall be the duty of the treasurer to report annually to the legislature the detail of the several expenditures. The salary or compensation of any officer or employe, when not prescribed by law, other than this act, for which an appropriation is made by this act, may be fixed by the department, official or officials appointing such officer, or employing such employe, at a less, but not at a greater sum than the amount herein appropriated for the salary or compensation of such officer or employe. No appropriation herein contained shall be available for the salary or compensation of any regular officer or employe whose employment or office is not herein specified unless his appointment or employment is expressly authorized.

A manager, trustee or officer of any state, charitable, or other institution receiving moneys under this act from the state treasury, for maintenance and support, shall be entitled to actual and necessary traveling expenses only when attending meetings of the board at the office of the institution, or in attendance on the state board of charities or the fiscal supervisor of state charities, pursuant to a request of said board or fiscal supervisor of state charities.

§ 3. This act shall take effect immediately.

(No. 6.)

AN ACT making appropriations for certain expenses of government and supplying deficiencies in former appropriations.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The treasurer shall pay, on the warrant of the comptroller, from the several funds specified, to the persons, and for the objects indicated in this act, the amounts named or such parts of those amounts as shall be sufficient to accomplish, in full, the purposes designated by the appropriations, which several amounts are hereby appropriated out of any moneys in the treasury not otherwise appropriated, but no warrants shall be issued, except in cases of salaries, until the amounts claimed shall have been audited and allowed by the comptroller, who is hereby authorized to determine the same. The persons demanding payment shall present to him a detailed statement, in items, verified by affidavit; and if the account shall be for services, it must show when, where and under what authority they were rendered; if for expenditures, when, where and under what authority they were made; if for articles fur-

nished when and where they were furnished, to whom they were delivered, and under what authority; and if the demand be for traveling expenses, the account must also specify the distance traveled, the place of starting and destination, the duty or business and the date and items of expenditure. On all accounts for transportation, furniture, blank and other books furnished for the use of officers, binding, blanks, printing, stationery and postage, a bill duly verified must be furnished; but whenever an appropriation shall have been provided otherwise the sum herein directed to be paid shall not be considered as an addition to such other appropriation unless it shall be expressly so declared in this act.

FROM THE GENERAL FUND.

EXECUTIVE DEPARTMENT.

For the deficiency in the appropriation for clerks, stenographers and messengers of the executive department, the sum of seven hundred sixty-nine dollars and ninety-six cents.

For the executive department for deficiency in the appropriation for the printing of the state papers of the governor, eight hundred dollars, or so much thereof as may be necessary.

JUDICIARY.

For Charles Andrews, late chief judge and associate judge of the court of appeals, whose term of office is abridged under the provisions of section twelve, article six, of the constitution, who has served as such chief judge and associate judge ten years, twelve thousand dollars, or so much thereof as may be necessary.

For Jackson O. Dykman, a justice of the supreme court in the second judicial district, not residing in the county of Kings, whose term of office was abridged under the provisions of section twelve of article six of the constitution, and who served as such justice more than ten years, seven thousand two hundred dollars, or so much thereof as may be necessary; and for additional compensation, pursuant to chapter seven hundred and sixty-five of the laws of eighteen hundred and sixty-eight, as amended by chapter one hundred and twenty-six of the laws of eighteen hundred and eighty-three, and chapter one hundred and fourteen of the laws of eighteen hundred and ninety-four, three thousand seven hundred and fifty dollars, said amount to be refunded to the treasury pursuant to the provisions of the above mentioned acts.

For deficiency in appropriation for the justices of the supreme court, for salaries and expenses for the fiscal year ending September thirtieth, nineteen hundred and three, five thousand seven hundred dollars, or so much thereof as may be necessary.

For the miscellaneous reporter, for additional appropriation for clerk hire, obtaining copies of opinions, and office expenses, nine hundred and forty-five dollars, or so much thereof as may be necessary, to be paid by the state treasurer on the certificate of the reporter, and audit and certificate of the comptroller.

For the judges of the court of claims for the payment of the miscellaneous expenses and disbursements of the court, the sum of six hundred dollars, out of which may be paid extra clerical services not to exceed two hundred fifty dollars.

LIBRARIES.

For the third judicial district library at Kingston for necessary rebinding of books belonging to said library, six hundred dollars.

For the supreme court library at Elmira, situate in the sixth judicial district, for the purchase of books and necessary rebinding of books belonging to said library, the sum of two thousand dollars, to be paid on the presentation to the comptroller of vouchers verified by a majority of the trustees having charge of said library.

For the fifth judicial district library at Utica, for the purchase of books and necessary rebinding of books belonging to said library the sum of one thousand dollars, to be paid on presentation to the comptroller of vouchers verified by a majority of the trustees having charge of said library.

For the supreme court library at Delhi, situate in the sixth judicial district, for the purchase of books and necessary rebinding of books belonging to said library, seven hundred dollars, or so much thereof as may be necessary, to be paid on the presentation to the comptroller of vouchers verified by the justice of said court residing in the county of Delaware.

LEGISLATURE.

For the clergymen officiating as chaplain of the assembly, during the session of nineteen hundred and three, for compensation, to be paid to the clerk of the assembly, for distribution by him to those clergymen, at the rate of five dollars a day

for every day of attendance, four hundred dollars, or so much thereof as may be necessary.

For the clergymen officiating as chaplain of the senate during the session of nineteen hundred and three, for compensation, to be paid to the clerk of the senate, for distribution by him to those clergymen, at the rate of five dollars a day for every day of attendance, four hundred dollars, or so much thereof as may be necessary.

For engrossing resolutions ordered by the Senate and assembly of nineteen hundred and three, five hundred dollars, or so much thereof as may be necessary, to be paid upon the certificates of the clerks of the senate and assembly, respectively.

For deficiency in appropriation for postage, expenses of committees, compensation of witnesses, legislative manual, clerk's manual, indexing the bills, journals and documents of the senate and assembly, and other contingent expenses of the legislature, thirty-five thousand dollars, or so much thereof as may be necessary.

For the preparation of supplementary indices of senate bills, journals and documents, and indexing of the executive journals of the senate, the sum of one thousand dollars, or so much thereof as may be necessary, to be paid by the comptroller on the certificate of the president of the senate.

For the clerk of the senate for preparing senate indexes during the legislative session of nineteen hundred and three, one thousand two hundred and fifty dollars, or so much thereof as may be necessary, to be paid upon the certificate of the president of the senate.

For advances by the comptroller to the clerks of the senate and assembly, to pay expenses of receiving reports and printed documents from the several state departments, addressing and forwarding the same to members of senate and assembly, four thousand five hundred dollars, or so much thereof as may be necessary. Such reports and documents shall be delivered by the printer to the document departments of the senate and assembly in the proportion to which such departments are respectively entitled.

For the clerks of the senate and assembly, for the use of the senate and assembly, for file boards, index clerk's books, committee books, stationery, printing, for revising the clerk's manual and books, and necessary law books for the use of the senate and assembly committees, as shall be authorized by the resolution of either house, fourteen thousand dollars, or so much thereof as may be necessary.

SECRETARY OF STATE.

For the purchase of additional card file cases, for clerical services, for making index of the land grants, deeds, mortgages and maps, and land papers, and for binding land papers to be paid on the certificate of the secretary of state on the audit of the comptroller, four thousand dollars, or so much thereof as may be necessary.

For the secretary of state, for printing, binding and furnishing the necessary blanks for lists of persons enrolled and blank challenge affidavits, for use at the general election of nineteen hundred and two, pursuant to the provisions of chapters four hundred and ninety-nine and six hundred and thirty of the laws of eighteen hundred and ninety-nine, as amended by chapter five hundred and forty-four of the laws of nineteen hundred and one, the sum of nine thousand five hundred and eighty-six dollars and fifty cents, or so much thereof as may be necessary.

For the secretary of state, five hundred dollars, payable quarterly, in full and in lieu of all expenses.

For the first deputy secretary of state, five hundred dollars, payable quarterly, in full and in lieu of all expenses.

For the purchase of indexes for the corporation department, and for binding corporation and land records and for extra office expenses, to be paid on the certificate of the secretary of state and on the audit of the comptroller, the sum of one thousand dollars, or so much thereof as may be necessary.

The sum of five hundred and sixty-nine dollars and ninety-eight cents, being the unexpended balance of appropriation for salaries under chapter six hundred and forty-four of the laws of nineteen hundred and one, and the sum of two hundred and eight dollars and fifty cents, being the unexpended balance of appropriation for temporary services under chapter six hundred and forty-five of the laws of nineteen hundred and one, are hereby reappropriated for temporary services and clerk hire.

For the salary of the assistant to the first deputy secretary of state, the sum of two thousand dollars, or so much thereof as may be necessary.

For the construction of a gallery and book cases in the corporation department of the secretary of state, the sum of two thousand five hundred dollars, or so much thereof as may be necessary, to be expended under the direction of the secretary of state on the audit of the comptroller.

For the secretary of state, for the payment of the inauguration expenses, the sum of one thousand five hundred and ninety-nine

dollars and eighty cents, or so much thereof as may be necessary, to be paid by the state treasurer upon the warrant and audit of the comptroller.

COMPTROLLER.

For the comptroller, for the payment of compensation and expenses of counsel employed by him in legal actions or proceedings, five thousand dollars, or so much thereof as may be necessary.

For the care, maintenance, repairs and improvements of the Saratoga monument and the grounds connected therewith, to be expended under the supervision of the comptroller, pursuant to the provisions of chapter five hundred and fifty-five of the laws of eighteen hundred and ninety-five, the sum of five hundred dollars, or so much thereof as may be necessary.

For the comptroller, for the payment of judgments against the state, for costs duly awarded in certain actions brought pursuant to law, six thousand dollars, or so much thereof as may be necessary, to be paid upon the certificate of the attorney-general.

For deficiency in appropriation for advances to county treasurers on account of taxes on property of non-residents and for taxes on state wild or forest lands, which may be returned to the comptroller's office, and for adjusting accounts of state taxes with counties, fifty-five thousand dollars, or so much thereof as may be necessary.

For the comptroller, for the payment of an agent or agents, and for other necessary expenses in the enforcement of the act to license and regulate the business of private detectives and detective agencies, the sum of one thousand five hundred dollars, or so much thereof as may be necessary, the amount herein appropriated to be paid from the funds received for license fees, as provided in chapter four hundred and twenty-two of the laws of eighteen hundred and ninety-eight, as amended by chapters three hundred and eighteen of the laws of eighteen hundred and ninety-nine, and three hundred and sixty-two of nineteen hundred and one.

For Henry I. Thornton, assignee of Philip Doblin, for services rendered in obtaining information as to delinquent corporations under section one hundred and ninety-nine of the tax law, sixty-six dollars and seventy-six cents, or so much thereof as may be necessary.

For temporary clerical and stenographic services in the New York office of the corporation tax bureau, the sum of nine hundred dollars, or so much thereof as may be necessary.

For the comptroller, for salary and expenses of examiner appointed by the governor, pursuant to chapter four hundred and fourteen of the laws of eighteen hundred and ninety-nine, to examine the books of the running associations, three thousand dollars, or so much thereof as may be necessary, and for salaries and expenses of two examiners to examine the books of the trotting associations of the state, four thousand dollars. The amounts herein appropriated to be paid from the funds collected from said associations.

For the comptroller, for the redemption of certificate number eight, due January thirtieth, nineteen hundred and four, issued for the purchase of land for the Adirondack park, under chapter five hundred and sixty-one of the laws of eighteen hundred and ninety-five, fifty-five thousand dollars, and for one year's interest at three per centum, on certificates numbers seven to ten, issued for the same purpose, four thousand nine hundred fifty dollars.

For the comptroller, for the payment of stenographic services in the investigation of claims by the canal board under the provisions of chapter two hundred and fifty-one of the laws of nineteen hundred and two, the sum of two hundred and fifty dollars.

For the comptroller, for the payment of interest at three and one-half per centum for one year on four hundred thousand dollars of Adirondack park bonds, issued pursuant to chapter two hundred and twenty of the laws of eighteen hundred and ninety-seven, fourteen thousand dollars, or so much thereof as may be necessary.

For the comptroller, for the repayment to the several towns for the highway taxes reported pursuant to chapter three hundred and fifty-one of the laws of eighteen hundred and ninety-eight, and chapter one hundred fifty-six of the laws of nineteen hundred and two, the sum of two hundred seventy-six thousand three hundred fifty-two dollars and twelve cents, or so much thereof as may be necessary.

For fees of surrogates in furnishing to the secretary of state copies of letters of administration, copies of wills probated in other states and subsequently filed in this state, as provided by section twenty-five hundred and three of the code of civil procedure, four hundred dollars, or so much thereof as may be necessary.

For deficiency in appropriation for special accountant in the comptroller's office, from April first, nineteen hundred and three, to September thirtieth, nineteen hundred and four, the sum of four hundred and fifty dollars, or so much thereof as may be necessary.

For the examination of the accounts of the various county treasurers of the state, as required by chapter six hundred and fifty-one of the laws of nineteen hundred and two, for services of examiners, nine thousand, five hundred dollars, out of which sum the comptroller is authorized to pay the accountant in the office having general supervision of such examinations not to exceed the amount of two hundred dollars per annum; for traveling and other expenses of examiners, two thousand, five hundred dollars, or so much thereof as may be necessary.

The sum of nine hundred seventy-five dollars and five cents, being the unexpended balances of appropriations made by chapter six hundred forty-four of the laws of nineteen hundred and one, for services of employes in the comptroller's office is hereby reappropriated for clerical, messenger and stenographic services, and other necessary expenses of said office.

For the comptroller, for deficiency in appropriation for necessary expenses of the corporation tax bureau, for the current fiscal year, fifteen hundred dollars, or so much thereof as may be necessary.

For Walter B. Atterbury, late corporation tax commissioner, for services performed during the months of January, February and March, nineteen hundred and three, in the examination and investigation of one hundred and twenty-seven corporation cases, the sum of seven hundred and fifty dollars, or so much thereof as may be necessary; and for cash paid for extra stenographic work, made necessary by the increased number of corporations examined by him, between December thirty-first, nineteen hundred and one, and January first, nineteen hundred and three, the sum of three hundred and ninety-seven dollars and thirty cents, or so much thereof as may be necessary, to be paid after due audit by the comptroller.

For the comptroller, for the purpose of refunding taxes erroneously paid into the state treasury by the following corporations, under article nine of the general tax law: Alman and company, seventy-five dollars; the General Accident Insurance company, eight hundred and ninety-nine dollars and fifty-four cents; the London Guarantee and Accident company, seven hundred and fifty-eight dollars and eighteen cents; the National Foundry company, forty-three dollars and twenty-five cents.

For the sheriff of the county of New York, for his fees in corporation tax warrants issued by the comptroller of the state for the years nineteen hundred and one and nineteen hundred and two, the sum of six hundred sixty-four dollars and forty-five cents, or so much thereof as may be necessary.

For the comptroller, for payment to the treasurer of Hamilton county of the amount credited said county, pursuant to chapter two hundred and seventeen of the laws of eighteen hundred and eighty-nine, as amended by chapter five hundred and fifteen of the laws of nineteen hundred and one, seventeen thousand and forty-eight dollars and thirty cents.

For the expenses of the Long Island state park commission, appointed pursuant to chapter two hundred and sixty of the laws of nineteen hundred and two, two hundred and fifty-eight dollars and ninety-three cents, or so much thereof as may be necessary, to be paid after due audit by the comptroller.

For the comptroller, for recopying records, for making deeds, for binding and repairing books and records in the comptroller's office, fifteen hundred dollars, or so much thereof as may be necessary.

For the comptroller for the payment to the trustee of the bankrupt estate of Andrew Douglas of the balance due said Douglas for the erection of ward and administration buildings at Rome Custodial Asylum, the sum of six hundred eighty-five dollars and sixty-seven cents, or so much thereof as may be necessary, but no payment shall be made under this item except upon the certificate of the state architect and the audit of the comptroller and the filing of a receipt in full for the balance due.

For John W. Ennis, for services as confidential inspector in the bureau of charitable institutions, comptroller's office, from March first, nineteen hundred and one, to July eight, nineteen hundred and one, at the rate of one hundred dollars per month, the sum of four hundred and twenty-two dollars and sixty cents, or so much thereof as may be necessary.

THE TREASURER.

For deficiency in appropriation for postage and expense of transportation of all letters, official documents, or other matter sent by express or freight, including boxes or covering for same, one hundred and fifty dollars, or so much thereof as may be necessary.

For deficiency in appropriation for furniture, books, binding, blanks, printing and other office expenses of the treasurer, six hundred dollars, or so much thereof as may be necessary.

For the assistant cashier, for additional compensation from January first, nineteen hundred and three, to October first, nineteen hundred and three, two hundred and twenty-five dollars.

For salary of the confidential clerk from March first to September thirtieth, nineteen hundred and three, seven hundred dollars.

For the expenses and disbursements of the treasurer, from January first, nineteen hundred and three, to October first, nineteen hundred and three, seven hundred fifty dollars, payable quarterly.

For the expenses and disbursements of the deputy treasurer, from January first, nineteen hundred and three, to October first, nineteen hundred and three, three hundred seventy-five dollars, payable quarterly.

THE ATTORNEY-GENERAL.

For the attorney-general, the sum of five thousand dollars or so much thereof as may be necessary, for the expenses of investigating claims presented against the state, or complaints that laws of the state which it is the duty of the attorney-general to enforce have been violated.

For the attorney-general, for the payment of attorneys and counsel designated or employed by the governor or attorney-general for the transaction of legal business in pursuance of the provisions of chapter eight hundred and twenty-one of the laws of eighteen hundred and ninety-five, ten thousand dollars, or so much thereof as may be necessary; but no warrant shall be issued for such payments until the amounts claimed shall be certified, audited and allowed by the governor and the attorney-general.

For the attorney-general, the sum of ten thousand dollars, or so much thereof as may be necessary, to pay attorneys, counsel and commissioners employed by him in pursuance of law, on the audit of the comptroller.

For the attorney-general, the sum of five thousand dollars, to pay claims of attorneys and counsel for services rendered to the state on the employment of the attorney-general prior to the first day of January, nineteen hundred and three, and for the payment of which no moneys were on that day available, to be paid on the audit and allowance of the governor and the attorney-general.

The sum of two thousand six hundred and seventy-five dollars and thirty-five cents, being the unexpended balances of appropriations made by chapter six hundred and forty-four of the laws of nineteen hundred and one, for expenses of deputies, eight hundred and fifty-three dollars and twenty cents; by chapter four hundred and eighteen of the laws of nineteen hundred for salary of deputy, one thousand

and forty-four dollars and forty-eight cents, and for assistant to deputy two hundred and fifty dollars and six cents, for salary of stenographer forty-five dollars and sixty-seven cents; and by chapter five hundred and ninety-three of the laws of nineteen hundred and two, for salary of messenger thirty-seven dollars and fifty cents; and by chapter five hundred and ninety-three of the laws of nineteen hundred and two, for the salary of first deputy one and one-third months four hundred and forty-four dollars and forty-four cents; is hereby reappropriated for the following purposes, viz.:

For services of counsel retained by the attorney-general temporarily upon the audit and allowance by the governor and attorney-general;

For additional salary of twenty-five dollars per month from January first, nineteen hundred and three, to confidential messenger in the office of the attorney-general in consideration of extra confidential services as custodian of books, papers and other property in the office of the attorney-general; for additional compensation to the page in the office of the attorney-general ten dollars per month from January first, nineteen hundred and three;

And for incidental current expenses in conducting the office of the attorney-general, or so much thereof as may be necessary.

For Banks and Brothers, for law books furnished the attorney-general's office, during the year eighteen hundred and ninety-eight, the sum of two hundred ninety-six dollars and eighty cents, or so much thereof as may be necessary, to be paid after due audit by the comptroller.

For the persons employed by the attorney-general in the examination of bills passed by the legislature of nineteen hundred and three, to be paid on the certificate of the attorney-general, the sum of five thousand dollars, or so much thereof as may be necessary.

For Joseph A. Burr for services and disbursements as attorney for Norman S. Dike, who was appointed by the governor as sheriff of Kings county in place of Charles Guden, removed from said office by the governor, in the proceedings entitled "In the matter of the application of Guden" and "The people ex rel. Falk versus Dike," the sum of twenty-five hundred dollars, or so much thereof as may be necessary, the same to be paid upon the approval of the governor and the audit of the comptroller, and upon the filing of a receipt in full for all such services and disbursements.

For Gilbert D. B. Hasbrouck for services and disbursements as counsel for Norman S. Dike, who was appointed by the gov-

ernor as sheriff of Kings county in place of Charles Guden, removed from said office by the governor, in the proceedings entitled "In the matter of the application of Guden" and "The people ex rel. Falk versus Dike," the sum of five thousand dollars, or so much thereof as may be necessary, the same to be paid upon the approval of the governor and the audit of the comptroller, and upon the filing of a receipt in full for all such services and disbursements.

For Henry B. Coman for services and disbursements as counsel to the superintendent of banks and attorney-general in the case of "The People versus the New York Building Loan Banking Company" from January fifth, nineteen hundred and three, to date, five thousand two hundred and fifty dollars, or so much thereof as may be necessary, the same to be paid upon the approval of the governor and the audit of the comptroller, and upon the filing of a receipt in full for all such services and disbursements.

STATE ENGINEER AND SURVEYOR.

For the state engineer and surveyor for traveling expenses and disbursements incurred by his department in making examinations, surveys and maps for restoring and placing monuments on the boundary lines of the state and for expenses incurred for labor and material in procuring and placing such monuments pursuant to chapter four hundred and twenty-one of the laws of eighteen hundred and eighty-seven, the sum of three thousand dollars or so much thereof as may be necessary, payable from the general fund.

For salaries and expenses of the chief bridge designer and inspector with the necessary assistants, draughtsmen, and supplies, the sum of ten thousand dollars, or so much thereof as may be necessary.

For the state engineer and surveyor for the purpose of continuing to co-operate with the United States geological survey in surveying and mapping the state of New York in the manner defined by chapter two hundred and nineteen, laws of eighteen hundred and ninety-eight, the sum of twenty thousand dollars, or so much thereof as may be necessary.

For the state engineer and surveyor for co-operation with the United States geological survey in hydrographic work connected with the measurements of volume of streams and flow of water in the state of New York, for the purpose of determining water supply available for canals and for potable and domestic uses and the development of water power, the sum of fifteen hundred dollars, or so much thereof as may be necessary.

For the state engineer and surveyor for the improvement of public highways, under the provisions of chapter one hundred and fifteen, laws of eighteen hundred and ninety-eight, and the acts amendatory thereof, the sum of six hundred thousand dollars, or so much thereof as may be necessary.

For the state engineer and surveyor for the purpose of constructing balconies for the storing of records, and other necessary improvements, alterations, additions and repairs, in the offices of his department, the sum of forty-five hundred dollars, or so much thereof as may be necessary.

For the state engineer and surveyor for making such surveys in the forest preserve or on adjoining lands as may be necessary to the work of the forest, fish and game commission, the sum of two thousand dollars, or so much thereof as may be necessary.

The sum of ten thousand dollars provided by chapter five hundred and ninety-four of the laws of nineteen hundred and two for the state engineer and surveyor in connection with court of claims work is hereby reappropriated for the state engineer and surveyor for surveys and maps for the use of the attorney-general in cases before the court of claims arising on account of the canals of the state, and for other expenses connected therewith, to be made available and payable from the canal fund.

For the state engineer and surveyor, to reimburse the fund for the improvement of highways, under chapter one hundred and fifteen of the laws of eighteen hundred and ninety-eight, to be paid from the moneys paid into the state treasury by the several counties for amount of repairs of highways made by the state engineer and surveyor, and charged against said counties by the comptroller, under section twelve of said act, as amended by chapter fifty-three of the laws of nineteen hundred and two, the sum of ten thousand three hundred and sixty-nine dollars and sixty-nine cents or so much thereof as may be necessary.

DEPARTMENT OF PUBLIC INSTRUCTION.

For the erection of two new school buildings on the Allegany and Cattaraugus reservation and one new school building on the Tonawanda reservation, and for repairs and improvements of school buildings and the purchase of necessary supplies for the Indian schools on the Allegany and Cattaraugus, the Onondaga, the Tonawanda, the Tuscarora, Saint Regis, Shinnecock and Poospatuck Indian reservations, four thousand dollars, or so much thereof as may be necessary,

to be expended under the direction of the state superintendent of public instruction.

The balance remaining unexpended amounting to sixty-one thousand two hundred fifty-one dollars and seventy-eight cents appropriated by chapter fifty-five of the laws of nineteen hundred and one for rebuilding and equipping the state normal and training school at Fredonia is hereby reappropriated and made available for the same purposes enumerated in said act.

For repairs, renewals, betterments of buildings, equipment, fixtures, furniture and such additional accommodations in the normal schools of the state as may be necessary, seventy-five thousand dollars, or so much thereof as may be necessary, to be apportioned by the state superintendent of public instruction and to be expended by the local board of managers, payable upon bills audited by the comptroller upon vouchers approved by the state superintendent.

For the state superintendent of public instruction for defraying the expenses incurred in defense of mandamus proceedings in the case of the people of the state of New York upon the relation of James E. Waters against Charles R. Skinner, state superintendent of public instruction of the state of New York, and John R. Reed, James S. Cooley, and others as board of managers of the New York State normal and training school at Jamaica, and Archibald C. McLachlan, principal of said school, the sum of seventy-five dollars.

For the superintendent of public instruction, for paying for such portion of the cost of the sewerage system, now being constructed in the village of Brockport, as may be determined by him to be the equitable share which should be borne by the state for the benefits received by the state normal school in Brockport the sum of fifteen thousand dollars, or so much thereof as may be necessary.

For deficiency in appropriation for the salary of the chief of the statistical bureau from May first to September thirtieth, nineteen hundred and three, one hundred twenty-five dollars.

PAYABLE FROM THE FREE SCHOOL FUND.

For the state superintendent of public instruction for deficiency in the appropriation for the maintenance of training schools for the professional training of teachers, in accordance with the provisions of chapter ten hundred and thirty-one of the laws of eighteen hundred and ninety-five, for the school year ending July thirty-first, nineteen hundred and two, ten thousand six hundred sixteen dollars and eighty cents.

For the payment of fees of county treasurers for receiving and disbursing the state school tax for the year nineteen hundred and two, the sum of one thousand nine hundred and seventy-four dollars and ninety-eight cents, being a deficiency in the appropriation made for that purpose by chapter five hundred and ninety-four of the laws of nineteen hundred and two.

For supplying the deficiency in the appropriation made by chapter five hundred and ninety-three of the laws of nineteen hundred and two, for the support and maintenance of the state normal and training schools, the sum of ten thousand dollars, which deficiency was occasioned by the increased cost of five thousand tons of coal purchased.

UNIVERSITY OF THE STATE OF NEW YORK.

For the preparation of an annotated catalogue of the best available books for the public libraries of the state, twelve hundred dollars.

For field operations of the state geologist and his assistants in the study of the building stones of New York state and other economic deposits, one thousand dollars.

For field operations of the state paleontologist and his assistants, including co-operation with the United States Geological Survey, one thousand dollars.

For special investigation of the grape-vine root worm in Chautauqua county by the state entomologist and his assistants, three hundred dollars.

APPROPRIATION OF FEES.

Two thousand dollars, being the unexpended balance of administrative department fees, is hereby appropriated for the expenses of transportation in addition to the sum appropriated for that purpose by chapter five hundred and ninety-three of the laws of nineteen hundred and two.

Ten thousand, eight hundred and ninety-eight dollars and thirty-one cents, being the unexpended balance of college and high school fees, is hereby appropriated for expenses and temporary services in the college and high school departments.

Five thousand dollars, or so much thereof as may be received in fees for medical examinations pursuant to statute, is hereby appropriated for necessary expenses, and two thousand dollars, or so much thereof as shall be available for apportionment to the medical examiners in addition to the fees appropriated

therefor by chapter five hundred and ninety-three of the laws of nineteen hundred and two.

One thousand five hundred dollars, or so much thereof as may be received in fees for dental examinations pursuant to statute, is hereby appropriated for necessary expenses in addition to the fees appropriated therefor by chapter five hundred and ninety-three of the laws of nineteen hundred and two.

DEPARTMENT OF AGRICULTURE.

For the commissioner of agriculture for the purpose of investigation and extermination of San Jose scale and other dangerously infectious or contagious insect pest or pests, the sum of twenty-five thousand dollars, or so much thereof as may be necessary.

For the commissioner of agriculture for the purpose of enforcing the provisions of article four of the agricultural law, relating to diseases of domestic animals, twenty thousand dollars, or so much thereof as may be necessary.

For salaries of four butter instructors from June first, nineteen hundred and three, to October first, nineteen hundred and three, the sum of sixteen hundred dollars, or so much thereof as may be necessary.

STATE ARCHITECT.

For the state architect, for deficiency in office expenses, two thousand dollars, or so much thereof as may be necessary.

For the state architect, for deficiencies in the salaries of two stenographers, two hundred dollars, or so much thereof as may be necessary.

For the state architect, the sum of nine hundred and seventy dollars and thirty-six cents, or so much thereof as may be necessary, being the unexpended balance of the sum of two thousand dollars appropriated by chapter five hundred and ninety-three of the laws of nineteen hundred and two for consulting experts and additional draughtsmen, is hereby reappropriated for consulting experts and additional services.

For the state architect, for the salaries of four building inspectors employed on work for the charitable institutions, three thousand dollars, or so much thereof as may be necessary.

BANKING DEPARTMENT.

For a contingent fund to be used by the superintendent of banks to pay the expenses of appraising property, and such other contingent expenses in connection with the administration

of the banking department as the superintendent thereof shall deem advisable to incur, or for the payment of examiners, the sum of eight thousand dollars, or so much thereof as may be necessary, which sum shall be assessed upon and collected from the corporations, or a part of them, and refunded to the treasury, as provided in said banking law.

The sum of seven hundred and eleven dollars and thirty-nine cents, being the unexpended balance of the appropriation for books, binding, blanks, printing and other expenses of the office of the superintendent of banks made by chapter six hundred and forty-four of the laws of nineteen hundred and one, and the further sum of one thousand thirty-two dollars and thirteen cents, the unexpended balance of the appropriation for the state banking department for books, binding, blanks, printing and other expenses of the bureau of building and loan associations, and foreign corporations, made by chapter six hundred and forty-four of the laws of nineteen hundred and one, are hereby reappropriated for the same purposes.

For the night watchman, for additional compensation from January first, nineteen hundred and three, to October first, nineteen hundred and three, one hundred thirty-five dollars.

STATE BOARD OF CHARITIES.

For salary of special inspector of charitable institutions from April fifteenth to September thirtieth, nineteen hundred and three, nine hundred sixty-six dollars and sixty-six cents, or so much thereof as may be necessary.

CIVIL SERVICE COMMISSION.

For the civil service commission, for deficiency in appropriation for books, printing, stationery, postage, expenses incurred in the inspection or investigation of the manner of the administration of the civil service law and rules, for special, occasional and temporary clerical services or other expenses of said commission, one thousand dollars, or so much thereof as may be necessary.

EXCISE DEPARTMENT.

For salary of accountant and special examiner for six months, ending September thirtieth, nineteen hundred and three, one thousand two hundred and fifty dollars.

For salary of property clerk for six months, ending September thirtieth, nineteen hundred and three, eight hundred dollars; for fiscal year ending September thirtieth, nineteen hundred and four, one thousand six hundred dollars.

For salary of second deputy state commissioner of excise for six months, ending September thirtieth, nineteen hundred and three, five hundred dollars.

For salary of cashier for six months, ending September thirtieth, nineteen hundred and three, one thousand two hundred and fifty dollars; for fiscal year ending September thirtieth, nineteen hundred and four, two thousand five hundred dollars.

The state commissioner of excise is hereby authorized to employ in his discretion, subject to reasonable civil service regulations, to be provided to carry out the provisions of this act, any needed temporary help in his department for a period not to exceed three months of continuous employment, and payment for such service shall be made out of any unexpended appropriation made or to be made for such department for clerical help or for any other purpose.

FOREST, FISH AND GAME COMMISSION.

For the forest, fish and game commission, for the payment of rebates due the various towns on account of bills paid by them for suppressing forest fires, under chapter six hundred and fifty-five of the laws of eighteen hundred and ninety-six, five thousand dollars, or so much thereof as may be necessary.

For the payment of justices, constables, attorney and court costs and moieties in various prosecutions, fifteen thousand dollars, or so much thereof as may be necessary, to be paid from the moneys received from fines and penalties, pursuant to chapter twenty of the laws of nineteen hundred.

For the payment to James B. Lyon for an extra edition comprising three thousand copies of the forest, fish and game law for nineteen hundred and two, two hundred and twenty-five dollars.

For the purpose of collecting seeds and seedlings growing and transplanting trees in the line of reforesting the burned, barren or denuded lands in the forest preserve, and for the collection of statistical information and the publication and distribution of pamphlets on forestry subjects, as provided by section two hundred and twenty, chapter twenty, laws of nineteen hundred, six thousand dollars.

For expenses of making surveys, witness, court, and attorney fees in protecting the state's title and interest in state lands in the forest preserve, five thousand dollars.

For an exhibit at the New York state fair of the various species of fish and propagation of the same, and for a forestry exhibit, the sum of four hundred and thirty-three dollars and forty-six cents, being the unexpended balance appropriated for

that purpose by chapter six hundred and forty-five, laws of nineteen hundred and one, which sum is hereby appropriated therefor.

For repairs, equipment and construction of rearing ponds at the Catskill hatchery in the town of Middletown, three thousand five hundred dollars.

For the salary of the deputy commissioner from March fifteenth to September thirtieth, nineteen hundred and three, one thousand three hundred fifty-four dollars and sixteen cents, and for his necessary expenses, five hundred dollars, or so much thereof as may be necessary.

For the purposes of repairing the John Brown homestead at North Elba, Essex county, New York, the sum of fifteen hundred dollars, or so much thereof as may be necessary.

For the expense of collecting and publishing statistics and other information relating to amount of capital invested, number of persons employed, wages paid and volume of business done at the summer resorts in the counties containing the forest preserve and public parks of the state, one thousand five hundred dollars, or so much thereof as may be necessary.

For continuing the survey, mapping and plotting of state lands now under lease or to be leased in the future for the shell-fish industry, the sum of two thousand dollars.

For the purpose of completing the muscallonge hatchery at Bemus Point, Chautauqua lake, and purchasing a pumping engine therefor, one thousand dollars, or so much thereof as may be necessary.

For the construction of a mezzanine floor or gallery, and the building of suitable filing cases therein in the office of the forest, fish and game commission, one thousand dollars, or so much thereof as may be necessary.

The sum of two thousand one hundred and forty-nine dollars and seventy-three cents, being the unexpended balance appropriated by chapter one hundred and forty-seven, laws of nineteen hundred and one, for the purpose of restocking the Adirondack region with wild moose, is hereby reappropriated therefor.

For counsel fees and expenses connected with the prosecution of the cold storage cases in New York city, five thousand dollars, or so much thereof as may be necessary.

For the payment of the expenses of maintenance, operating expenses and repairs, to the state launch, seven hundred dollars.

The sum of one thousand eighty-three dollars and fifty-five cents, being the amount refunded to the treasury, of the appropriation made by chapter seven hundred and four, laws of eighteen hundred and ninety-seven, for surveying and mapping oyster lands, is hereby appropriated for the purpose of erecting

and repairing monuments and signals on state lands now under lease, or to be leased in the future, for the shell fish industry.

For the salary of an assistant superintendent of forests, one thousand dollars, and for his expenses, two hundred and fifty dollars, or so much thereof as may be necessary.

DEPARTMENT OF HEALTH.

For deficiency in appropriation for furniture, books, blanks, binding, printing, and other office expenses for the fiscal year ending September thirtieth, nineteen hundred and three, one thousand five hundred dollars, or so much thereof as may be necessary.

For the state department of health for printing the report upon investigations as to epidemics of typhoid fever in the state, the sum of five hundred dollars, or so much thereof as may be necessary.

STATE HISTORIAN.

For the state historian for copyist, indexer, typewriter and for extra clerical service, and for printing, stationery, maps and supplies, the sum of two thousand dollars, or so much thereof as may be necessary.

For the state historian for the translation of copied documents in the possession of the ecclesiastical archives of Amsterdam and The Hague, relating to the colonial history of the state of New York, and for their preparation for publication, the sum of four thousand five hundred dollars, or so much thereof as may be necessary.

LAND OFFICE.

For the commissioners of the land office for deficiency in the appropriation for valuations, assessments and other necessary expenses of the land board including the payment of state appraisers, to be paid from the money collected by said board on account of expense of appraisals, the sum of two thousand five hundred dollars, or so much thereof as may be necessary.

For the purpose of preparing by the state engineer and surveyor, maps on a proper scale of the shore lines in the counties of Erie and Niagara, showing all grants of land under water heretofore made by or under authority of the state, the sum of two thousand dollars, or so much thereof as may be necessary. The said maps to be made in duplicate, and to be submitted to the commissioners of the land office for their approval, one copy thereof to be filed in the office of the secretary of state and the other copy in the office of the state engineer and surveyor.

DEPARTMENT OF LABOR.

For deficiency in salary of the assistant to the second deputy commissioner, department of labor, for the year ending September thirtieth, nineteen hundred and three, four hundred dollars.

For salaries and expenses of officers and employes, necessary in the enforcement of chapter four hundred and fifty-four, of the laws of nineteen hundred and two, two thousand dollars, or so much thereof as may be necessary.

For cataloging of library of department of labor, two hundred and fifty dollars, or so much thereof as may be necessary.

For expenses of a free employment bureau in Buffalo, including rent, furniture, stationery, books, blanks, telephone, advertising and other office expenses, two thousand dollars, or so much thereof as may be necessary.

The sum of five hundred dollars, being a portion of the unexpended balance of the appropriation made by chapter five hundred and ninety-four, laws of nineteen hundred and two, for the expenses of the special agents and the deputy factory inspectors while engaged in the discharge of their official duties, is hereby reappropriated for deficiency in appropriation for the expenses of the commissioner of labor for the current fiscal year.

LUNACY COMMISSION.

For the support and maintenance of the state hospitals, other than salaries and wages of officers and employes, pursuant to the provisions of the insanity law and the amendments thereto, four hundred and eighty thousand dollars, or so much thereof as may be necessary, to be paid from the moneys received for board and care of private patients, sale of farm products and other miscellaneous receipts of said hospitals during the years ending September thirtieth, nineteen hundred and two, and September thirtieth, nineteen hundred and three.

The sum of thirty-eight thousand two hundred and eighteen dollars and twenty-three cents, being the unexpended balance of the appropriation of two hundred and sixty-five thousand dollars made by chapter six hundred and forty-four of the laws of nineteen hundred and one for the salaries of officers of the state hospitals for the year ending September thirtieth, nineteen hundred and two, is hereby reappropriated and made available for readjustment by the state commission in lunacy of the wages of ward attendants in the state hospitals and for the payment of additional employes required in the office of the state commission in lunacy by reason of the amendments to the insanity law made by the legislature of nineteen hundred and

three for the period between July first and September thirtieth, nineteen hundred and three.

For the employment of clergymen at the Willard State Hospital, the sum of one thousand dollars, or so much thereof as may be necessary, the same to be apportioned between the resident clergymen of the village of Ovid as the state commission in lunacy may direct, and to be paid from the appropriation for the state care of the insane.

NATIONAL GUARD.

For the adjutant-general, to enable him to comply with sections thirty-eight, thirty-nine and forty, chapter sixteen of the general laws of the state, and to complete the personal records of the regiments, companies, troops, batteries and marines of this state which served in the late war for the Union, and for printing and binding the same in book form under the direction of the adjutant-general, twenty-five thousand dollars, or so much thereof as may be necessary.

For the adjutant-general, for the payment of pensions to members of the national guard and naval militia and pay and care for the same when injured or disabled in service, pursuant to sections one hundred and twenty-nine and one hundred and thirty-two, chapter five hundred and fifty-nine, laws of eighteen hundred and ninety-three, and the acts amendatory thereof, and for payment of expenses and examinations of claims for pensions under said act, eight thousand dollars, or so much thereof as may be necessary.

For the adjutant-general, for services and necessary traveling expenses in prosecuting war claims of the state against the United States, under his direction, six thousand dollars, or so much thereof as may be necessary.

For the general expenses of the national guard of the state and the office of the adjutant-general, to reimburse expenditures made in mobilizing troops at Albany for duty as escort to the governor in connection with the inaugural ceremonies, the sum of one thousand four hundred and twenty-nine dollars and five cents.

The sum of eight thousand dollars being the unexpended balance of appropriation made by chapter five hundred and ninety-four of the laws of nineteen hundred and two for the repair and equipment of a boat to be loaned by the federal authorities to the state of New York for the use of the naval militia on Lake Ontario, is hereby reappropriated for the adjutant-general to be used in his discretion for the repair and

equipment of any boats as are loaned by the federal authorities to the state of New York for the use of the naval militia.

The sum of five thousand dollars, being a portion of the unexpended balance of the appropriation of sixty thousand dollars made by chapter four hundred and twenty-two, of the laws of nineteen hundred and two for the adjutant-general to enable him to replace state property destroyed by fire in the seventy-first regiment armory is hereby reappropriated for the adjutant-general to replace personal loss of military property incurred by the several organizations of the state, under chapter four hundred and sixteen, laws of nineteen hundred and two.

For the armory commission, for repairs, improvements, and betterments, of the state arsenals, armories, camp grounds, and the rifle ranges at Creedmoor and throughout the state, the sum of one hundred and twenty thousand dollars, or so much thereof as may be necessary.

PRINTING.

For deficiency in appropriation for the legislative printing of the state, for the year ending September thirtieth, nineteen hundred and two, done pursuant to the contract therefor; and for the lithographing, engraving and printing of the illustrations ordered for and contained in the legislative documents of nineteen hundred and two, all of which are hereby legalized and confirmed, and which shall have the same force and effect as if the work therein ordered had been ordered by statute, and shall be paid for at the amounts audited by the comptroller in accordance with the contract rate price fixed therefor in the contract for the legislative printing for said year; which amounts, so audited and allowed, shall be paid only upon the filing of the proper receipts in full therefor, the sum of one hundred and six thousand dollars, or so much thereof as may be necessary.

DEPARTMENT OF STATE PRISONS.

For providing current literature for the several state prisons, the sum of two thousand dollars, or so much thereof as may be necessary, to be expended under the direction of the superintendent of state prisons.

For securing additional instruction in the several state prisons, three thousand six hundred dollars, or so much thereof as may be necessary, to be expended under the direction of the superintendent of state prisons.

For traveling expenses of the superintendent and his clerks while engaged in the discharge of their official duties, five hundred dollars, or so much thereof as may be necessary.

For the board of classification, for stationery and office expenses, two hundred dollars, or so much thereof as may be necessary; for stenographic services, two hundred and fifty dollars, or so much thereof as may be necessary; for traveling expenses of the secretary and pricing committee, four hundred dollars, or so much thereof as may be necessary.

For the construction and completion of a barn at Sing Sing prison, five thousand dollars, or so much thereof as may be necessary, payable from the convict deposit and miscellaneous earnings fund of said prison.

For the Eastern New York Reformatory: For covering boilers and pipes, two hundred dollars; for dispensary fittings, three hundred dollars; for completing office vault, one hundred dollars; for bath tubs and bathroom fixtures, five hundred dollars.

For the superintendent of state prisons the sum of sixteen thousand two hundred thirteen dollars and forty-three cents, being the unexpended balance appropriated by chapter three hundred and forty-eight of the laws of nineteen hundred for temporary shop building to be so constructed that it may be utilized hereafter for the dining room and kitchen of said institution, is hereby reappropriated, and the additional sum of nine thousand dollars is hereby appropriated for the erection and completion of a mess hall, kitchen and bakery for the Eastern New York Reformatory.

For the superintendent of state prisons, for rebuilding and extending dock at Sing Sing prison, the sum of ten thousand dollars, or so much thereof as may be necessary.

For Dannemora Hospital for Insane Convicts: For grading and drainage, three thousand dollars; for fencing and sidewalks, two thousand dollars; for fitting operating room, seven hundred and fifty dollars; for painting interior walls, five hundred dollars; for fire apparatus, five hundred dollars.

For the superintendent of state prisons for the transfer of prisoners from the several state prisons and the New York State Reformatory to the Eastern New York Reformatory, two thousand dollars.

For the superintendent of state prisons for the purchase of the perpetual right to use in the penal institutions in this state all patents upon apparatus used or intended, designed or applicable to use for electrocution in the state prisons, the sum of ten thousand dollars, appropriated for the purchase of such patents by chapter five hundred and ninety-five of the laws of nineteen hundred and two, is hereby reappropriated for the purpose above stated, but no portion of said money shall be applicable to the purpose herein mentioned until the superin-

tendent of state prisons shall have entered into a good and sufficient contract with the patentee and owner or owners in a form approved by the attorney-general conditioned for the sale of such rights in and to said patents and rights, and also further conditioned for the complete instruction and thorough education of such competent person or persons as shall be designated by said superintendent of state prisons in the working and application of said patented devices, together with a complete explanation of the method and principle employed in the application and use of said devices, also the process and method through and by which said invention, discovery and device was originated and has been developed, together with all improvements by means of which said patent or any of the appliances whether patented or unpatented may have been used or modified.

For Clinton prison for concrete walk, from office to gate, one hundred and fifty dollars.

For the Matteawan State Hospital, to be expended under the direction of the superintendent of state prisons, so much of the following sums as may be necessary.

For painting outside bars and woodwork, one thousand dollars; for tool and storage house, two hundred and seventy-five dollars; for fencing, drainage and farm improvements, one thousand dollars; for enlarging main steam conduit, one thousand five hundred dollars; for automatic damper regulator, one hundred and seventy-five dollars; for general repairs and improvements, including heating attendants' rooms over laundry, twelve hundred dollars; for additions and renewals in laundry machinery, one thousand one hundred dollars.

The sum of one hundred dollars, or so much thereof as may be necessary from the unexpended balance of thirteen hundred dollars appropriated by chapter five hundred and ninety-three of the laws of nineteen hundred and two for the assistant physician, is hereby reappropriated for deficiency in salary of the second assistant physician for the year ending September thirtieth, nineteen hundred and three.

For the Matteawan State Hospital for maintenance, to be paid from the moneys paid into the treasury of the state under section thirty-seven, chapter five hundred and eighty, laws of eighteen hundred and ninety-nine, sixty-five thousand dollars, or so much thereof as may be necessary.

DEPARTMENT OF PUBLIC BUILDINGS.

For painting and other incidental repairing and furnishings necessary to preserve and renew the buildings, premises and property in charge of the superintendent of public buildings,

and to be expended in his discretion, five thousand dollars, or so much thereof as may be necessary.

For the compensation of the secretary to the trustees of public buildings, one thousand dollars.

For the removal of the old iron fence and its stone foundations on the state hall property, the erection of a suitable substitute therefor, the removal of the old stone approaches to the state hall on the north and south, and for other necessary repairs and renewals of the exterior of the state hall and premises, to be expended in the discretion of the superintendent of public buildings, four thousand dollars, or so much thereof as may be necessary.

For the repair and renewal of the roofs, conductors, steel trusses and other portions of the capitol boiler house, to be expended in the discretion of the superintendent of public buildings, two thousand five hundred dollars, or so much thereof as may be necessary.

For the extraordinary repairs and ordinary maintenance of the senate house at Kingston, the sum of three hundred dollars, or so much thereof as may be necessary.

For the general repair and renewal of the executive mansion and the buildings and premises in connection therewith, and for the furnishing and fitting up of the same, to be expended in the discretion of the superintendent of public buildings, fifteen thousand dollars, or so much thereof as may be necessary.

QUARANTINE.

For the commissioners of quarantine, for the deficiency in the salaries and maintenance account for the fiscal year ending September thirtieth, nineteen hundred and three, two thousand dollars, or so much thereof as may be necessary.

For the commissioners of quarantine, the sum of eight hundred and fifty dollars and twenty cents, being balance due on contract for dormitory, kitchen and dining room building, is hereby reappropriated and made available, to be paid from the appropriation of seventy thousand dollars, made by chapter twenty-four of the laws of nineteen hundred and three, for construction and rebuilding of docks, bulkheads and sea wall and for repairing and rebuilding certain buildings, said amount to be paid after due audit by the comptroller.

For the health officer of the port of New York for the construction of a landing at the health officer's station at Clifton, Staten Island, upon plans approved by the state engineer and surveyor, thirty-six thousand dollars, or so much thereof as may be necessary, but no part of said appropriation shall be

available for the said improvement until a contract to do the work within the appropriation has been made and the performance thereof secured by a bond to be approved by the comptroller. For the health officer of the port of New York, for the maintenance of the bacteriological laboratory at quarantine station required for immediate determination of the character of suspected cases of epidemic diseases entering the port of New York, six thousand dollars or so much thereof as may be necessary.

For the health officer of the port of New York, for necessary repairs to the dwelling house of the deputy health officer at quarantine station fifteen hundred dollars, or so much thereof as may be necessary.

RAILROAD COMMISSION.

The sum of ninety-two thousand five hundred dollars to carry into effect the provisions of chapter seven hundred and fifty-four of the laws of eighteen hundred and ninety-seven, entitled "An act to amend the railroad law and the acts amendatory thereof relative to grade crossings," and the acts amendatory thereof.

For the board of railroad commissioners the sum of fifty-nine thousand two hundred and thirty dollars and seventy cents, being the amount remaining unexpended in the state treasury of the appropriation made by chapter six hundred and forty-five of the laws of nineteen hundred and one to carry into effect the provisions of chapter seven hundred and fifty-four of the laws of eighteen hundred and ninety-seven, entitled "An act to amend the railroad law and the acts amendatory thereof relative to grade crossings," and the acts amendatory thereof, is hereby reappropriated, such amount having been pledged by determinations of said board to abolish certain grade crossings.

For the board of railroad commissioners, the sum of six hundred and fifteen dollars and forty-three cents, being the amount which has lapsed to the state treasury of the appropriation made by chapter four hundred and eighteen of the laws of nineteen hundred for the traveling expenses of the commissioners, inspectors, accountants and the necessary office expenses of the commissioners, which amount is hereby appropriated for the same purposes; and the further sum of three thousand five hundred dollars, being the amount remaining unexpended in the state treasury of the appropriation made by chapter six hundred and forty-four of the laws of nineteen hundred and one, for the salary of the secretary, is hereby

reappropriated for the traveling expenses of the commissioners, secretary, assistant secretary, experts, clerks, inspectors and accountants and necessary office expenses of the commissioners.

STATE RESERVATION AT NIAGARA.

For the commissioners of the state reservation at Niagara, for roads, five thousand dollars; for changes in Inclined railway building, two thousand five hundred dollars; or so much of such sums as may be necessary.

STATE FAIR COMMISSION.

For the state fair commission for the payment of premiums at the state fair to be held in the year nineteen hundred and two twenty-five thousand dollars.

STATE BOARD OF TAX COMMISSIONERS.

The sum of three thousand, three hundred and seventy-three dollars and nine cents, being the unexpended balance of appropriation made by chapter six hundred and forty-four of the laws of nineteen hundred and one, for expenses of special agents is hereby reappropriated; one thousand, five hundred dollars for the services and expenses of experts for appraisement and valuation, and one thousand, eight hundred and seventy-three dollars and nine cents for postage, printing, stationery and other office expenses.

For J. Newton Fiero, for payment in full for balance due for legal services as special counsel employed on behalf of the state on the hearing of the various proceedings to review assessments under the special franchise tax law, and in the several appeals therefrom, to be paid upon the certificate and approval of the late attorney-general, and the audit of the comptroller, ten thousand five hundred dollars, or so much thereof as may be necessary.

SUPERINTENDENT OF PUBLIC WORKS.

Fifteen thousand dollars, or so much thereof as may be necessary, is hereby appropriated from the canal fund to pay for the services and disbursements incurred by the agent employed by the superintendent of public works on the request of the attorney-general, as provided in section two hundred and seventy of the code of civil procedure, in defense of claims against the

state on account of the canals, such sum to be advanced to said agent by the comptroller in such sums as may be approved by him upon such agent filing with the comptroller a good and sufficient bond in the penalty of fifteen thousand dollars, and vouchers shall be rendered for the advances made.

For the operation, maintenance and repair of the drawbridge known as Drake's drawbridge spanning Wappinger creek, in the village of New Hamburg, in the county of Dutchess, for the year ending March first, nineteen hundred and three, as provided by chapter two hundred and thirty-nine of the laws of eighteen hundred and ninety-two, the sum of six hundred dollars, or so much thereof as may be necessary.

For the cleaning out of state ditches along the line of the Erie canal and Champlain canal, which became filled during the progress of the canal enlargement work, in order to prevent further overflow of land and damage to private property in the vicinity of said ditches, seventy-two thousand three hundred and fifty-eight dollars, or so much thereof as may be necessary, said work to be progressed by the superintendent of public works at as early a date as conditions make favorable.

For the superintendent of public works, the sum of twelve thousand dollars, or so much thereof as may be necessary, for the purpose of replacing the present cast-iron bridge over the Erie canal at Willis avenue and the Van Vleck road, in the county of Onondaga, by a wrought-iron or steel bridge, together with the necessary approaches, abutments and structures, on plans to be approved by the superintendent of public works.

For the superintendent of public works, for filling in portions of the Clark and Alvord mill-race and side-cut canals west of Park street, in the first ward of the city of Syracuse, and for replacing the present bridges at that point with solid material and bringing the same to the existing street grade, the sum of three thousand, six hundred forty dollars and three cents, or so much thereof as may be necessary, in addition to the sum of one thousand, three hundred and fifty-nine dollars and ninety-seven cents appropriated by chapter six hundred and forty-five, laws of nineteen hundred and one, for building retaining walls and filling in on the north side-cut of the Oswego canal at Syracuse, at a point known as Spring street, which sum remaining is hereby reappropriated for the purposes described above.

For the superintendent of public works, the sum of two thousand and six dollars and seventy-six cents, the balance remaining in the appropriation made in chapter five hundred

and ninety-four of the laws of nineteen hundred and two, for the purpose of removing obstructions from Black creek in the town of Chili, Monroe county, from the mouth of said creek to a point one mile above the point where the culvert of the abandoned Genesee Valley canal crosses the said Black creek in the said town of Chili, is hereby reappropriated for the purpose of removing obstructions from Black creek beyond the mile limit named in such act, and to such point as in the judgment of the superintendent of public works, the state is responsible for keeping said channel clear.

For the commissioners of water power on the Black river subject to the approval of the superintendent of public works for ordinary repairs and maintaining the state dams on Beaver river and the Fulton chain heretofore incurred or to be incurred including repairs to gate keepers' houses, fifteen hundred dollars, or so much thereof as may be necessary.

Whenever the city of Syracuse shall by its proper authorities deposit to the order of the superintendent of public works, in a bank approved by him, the sum of four thousand dollars, to be expended in the manner hereinafter described, the superintendent of public works is authorized to complete the steel truss bridge over the Oswego canal at James street in the city of Syracuse, together with the approaches, abutments and structures necessary to complete and replace the present structure at that point on plans and specifications to be prepared by the state engineer and surveyor. Four thousand dollars, or so much thereof as may be necessary, heretofore appropriated for such purpose by chapter five hundred and ninety-four, of the laws of nineteen hundred and two, is hereby reappropriated for such purpose, to be paid by the state treasurer on the warrant of the comptroller, to the order of the superintendent of public works. No part of the money hereby appropriated shall be available until four thousand dollars has been deposited by the city of Syracuse, as herein required, nor, except for plans, specifications and advertising, until a contract for the completion of such bridge and the approaches, abutments and structures necessary for completing the same, within the sum of eight thousand dollars, less any expense incurred for plans, specifications and advertising, shall have been made with a responsible bidder, and the performance thereof secured by a sufficient bond approved by the comptroller, and filed in his office.

For the purpose of removing dead and floating timber from the shores and waters of Cranberry lake reservoir, Saint Lawrence county, three thousand dollars, or so much thereof as may be necessary.

For the superintendent of public works, for the construction of a bridge over the Champlain canal, connecting Burke avenue with Francis street, in the village of Mechanicville, Saratoga county, the sum of five thousand dollars, appropriated by chapter six hundred and ninety-four of the laws of nineteen hundred and one, which is hereby reappropriated for that purpose, and the further sum of four thousand dollars, or so much thereof as may be necessary, with said five thousand dollars reappropriated, to complete said bridge.

For raising and completing the Battle island or Braddock's dam, on the Oswego river in Oswego county, upon plans and specifications heretofore prepared by the state engineer and surveyor and approved by the canal board June fourth, nineteen hundred and two, the sum of five thousand dollars, or so much thereof as may be necessary.

For the superintendent of public works, the sum of six thousand dollars, or so much thereof as may be necessary, is hereby appropriated for repairing and improving the Castorland dyke, between the main shore at a point opposite the Castorland depot and the bridge crossing Black river between the towns of Croghan and Denmark in Lewis county, and for raising the dyke road in the town of Croghan, between Naumburg and the said bridge, the work to be done upon plans to be furnished by the state engineer and surveyor.

For the superintendent of public works, for the dredging of the inlet to Cayuga lake at or near the city of Ithaca and for repairing the state pier at the mouth of Cayuga inlet as provided by chapter four hundred and thirteen of the laws of nineteen hundred and two, the sum of two thousand dollars, or so much thereof as may be necessary, in addition to the amount appropriated by said chapter.

Four thousand dollars, or so much thereof as may be necessary, is hereby appropriated to dredge and clear out obstructions to navigation and to preserve the island in Findley's lake.

For the superintendent of public works to complete the dam on Beaver river at Stillwater according to chapter six hundred and seventy-nine of the laws of nineteen hundred and one, twelve thousand dollars, or so much thereof as may be necessary.

For raising and improving the highway leading from the Cattaraugus Indian reservation to the village of Irving, and constructing a dyke along said highway northerly from the state bridge, sufficient to protect said road against floods, six thousand six hundred dollars, or so much thereof as may be necessary.

For continuing repairs of the public highway near the Oswegatchie river in the town of Hermon, Saint Lawrence

county, the same being a part of the highway heretofore repaired at the expense of the state, two thousand five hundred dollars, or so much thereof as may be necessary.

For reimbursing the town of Onondaga for expenditure made by it in the year nineteen hundred and two, for repairing abutments of and approaches to the state bridge at Indian City on the Onondaga Indian reservation, the sum of four hundred and fifty-seven dollars and thirty-seven cents.

For the superintendent of public works, for rebuilding the middle pier of the bridge crossing the Black river in the village of Carthage, the sum of one thousand seven hundred dollars, or so much thereof as may be necessary, and for constructing a retaining wall to the south approach of said bridge and for extending the north approach to said bridge, the sum of one thousand three hundred dollars, or so much thereof as may be necessary.

For the superintendent of public works, for cleaning the Saranac river and its shores of dead and rotten timber, between Lake Flower and the state dam on said river above Saranac Lake village, five thousand dollars, or so much thereof as may be necessary.

For restoring Clear creek on Cattaraugus Indian reservation to its proper channel and for repairing the approaches to bridge over said creek, two thousand dollars, or so much thereof as may be necessary.

For repairing and maintaining highways on the various Indian reservations of the state, twelve thousand dollars, or so much thereof as may be necessary.

CHARITABLE INSTITUTIONS.

REFUNDS.

The following sums shall be paid from the money paid into the treasury of the state under section thirty-seven of the state finance law, as added by chapter five hundred and eighty of the laws of eighteen hundred and ninety-nine and amended by chapter four hundred and fifty-seven of the laws of nineteen hundred and one:

For the New York State School for the Blind at Batavia, two thousand dollars; for the New York State Institution for Feeble-Minded Children at Syracuse, twelve thousand dollars; for the New York State Reformatory at Elmira, fifteen thousand dollars; for the Craig Colony for Epileptics at Sonyea, fifteen thousand dollars.

The amount so paid into the state treasury under the provisions of such section on account of clothing furnished to inmates,

miscellaneous sales and from other sources, excepting the proceeds of the products of industries and farms, shall be expended for maintenance; the amount so paid from the proceeds of the products of the industries and farms of such institutions shall be expended for the development, maintaining and extending of the agricultural and industrial departments thereof.

DEFICITS.

For deficiency in maintenance accounts for the fiscal year ending September thirtieth, nineteen hundred and three, the following sums:

For the State Industrial School at Rochester, six thousand dollars; for the Rome State Custodial Asylum at Rome, nine thousand dollars; for the Thomas Asylum for Orphan and Destitute Indian Children at Iroquois, one thousand five hundred dollars; for the New York State Reformatory for Women at Bedford, five thousand dollars.

STATE INDUSTRIAL SCHOOL AT ROCHESTER.

The following sums for the use and purposes of the State Industrial School at Rochester: For repairs and equipment, two thousand dollars; to reimburse the maintenance fund for expenditures from it for the expenses of the commission appointed under the provisions of chapter five hundred and twenty-seven of the laws of nineteen hundred and two, to select lands as a new site for the State Industrial School at Rochester, three hundred and forty-seven dollars and twenty-one cents; for the purchase of land and for the necessary buildings and improvements thereon for the State Industrial School, in accordance with the provisions of chapter five hundred and twenty-seven of the laws of nineteen hundred and two, the sum of one hundred and twenty-five thousand dollars.

NEW YORK STATE SOLDIERS' AND SAILORS' HOME AT BATH.

The following sum for the use and purpose of the New York State Soldiers' and Sailors' Home at Bath: For ventilation of barracks, three thousand five hundred dollars.

NEW YORK STATE HOSPITAL FOR THE CARE OF CRIPPLED AND DEFORMED CHILDREN.

The following sum for the use and purpose of the New York State Hospital for the Care of Crippled and Deformed Children: For the purpose of purchasing a site and to erect, furnish and

equip a hospital building thereon, the sum of fifty thousand dollars.

The appropriations made for the State Industrial School and the New York State Hospital for the Care of Crippled and Deformed Children shall be expended in accordance with the following provisions: All expenditures of these appropriations shall be made pursuant to estimates or pursuant to contracts and the provisions of law governing the making of plans and specifications and the approval and filing of the same. The estimates shall be made to the fiscal supervisor of state charities in usual form by the boards of managers, and shall be subject also to the approval of the state architect. All contracts in an amount greater than one thousand dollars shall have the performance thereof secured by sufficient bond or bonds, said bond or bonds to be approved by and filed with the comptroller. All contracts in an amount less than one thousand dollars need have no surety bond, provided payment is to be made only after the work is completed and approved. All payments on contracts and upon estimates shall be made on the certificate of the state architect and the voucher of the boards of managers. All original bids or proposals with abstract thereof shall accompany the copy of the contract which is to be filed with the comptroller, and a copy of each such contract shall be filed with the fiscal supervisor of state charities.

REAPPROPRIATIONS.

The following unexpended balances of former appropriations are hereby reappropriated for the same purposes as follows, viz.:

For the New York State School for the Blind at Batavia, under chapter four hundred and five of the laws of nineteen hundred and one, for electric wiring and fixtures, five hundred and eighty-nine dollars and eighteen cents; for library and apparatus, five hundred and sixty-six dollars and twenty-one cents; for repairs and betterments, two hundred and forty-four dollars and twelve cents.

For the New York State Soldiers' and Sailors' Home at Bath, under chapter seven hundred and nine of the laws of nineteen hundred and one, for construction of an addition and for the general reconstruction of the boiler house and dynamo rooms, six thousand three hundred and fifty-one dollars and ninety-nine cents; for filling and grading grounds around barracks, seventy dollars and sixty cents; for the reconstruction and repairing of the electric plant, nine thousand nine hundred and seven dollars and twelve cents.

For the New York State Reformatory for Women at Bedford, under chapter two hundred and forty-four of the laws of nineteen hundred and one, for concrete floor under storage for coal in power house and for shed for storing coal adjoining said building, four hundred and fourteen dollars and three cents; for fire apparatus, five hundred and eighty-two dollars and eighty cents; for hospital building, two hundred and fifty-five dollars; under chapter six hundred and forty-five, of the laws of nineteen hundred and one, for farm and other utensils, four hundred dollars and seventy-five cents.

For the New York State Reformatory at Elmira, under chapter seven hundred and three of the laws of nineteen hundred and one, for coal pockets, seven hundred and twenty-nine dollars and twenty-nine cents; for the construction of about fourteen hundred feet of conduits suitable for containing steam, water, and other pipes and electric wires, three thousand five hundred and eighty-five dollars and two cents; for construction of a power house, one hundred and thirteen dollars and forty-eight cents; for electric cables and wires with necessary connections and switches, four thousand two hundred dollars and eighty-five cents; for repairs to electrical plant, nine thousand two hundred and ninety dollars; for plumbing and sewage repairs and reconstruction, eight thousand eight hundred and thirty-four dollars and sixty-seven cents.

For the House of Refuge for Women at Hudson, under chapter three hundred and twenty-four of the laws of nineteen hundred and one, for covering steam pipes, one thousand dollars; for general repairs, six hundred and eighty-three dollars and twenty-two cents; for metal ceilings, six hundred and seventy-nine dollars; for plumbing in cottages and administration building, one thousand one hundred and fifty-two dollars and ninety-one cents; for repairs to the steam plant, six hundred and two dollars and fifty-six cents.

For the Thomas Asylum for Orphan and Destitute Indian Children at Iroquois, under chapter seven hundred and seven of the laws of nineteen hundred and one, for the erection of one brick dormitory building for boys having capacity for forty inmates, twelve thousand nine hundred and fifteen dollars and ninety-nine cents.

For the State Custodial Asylum for Feeble-minded Women at Newark, under chapter three hundred and fifty-nine, laws of nineteen hundred and one, for development of water supply, four thousand six hundred and twenty-six dollars and sixty cents; for painting, five hundred dollars; for sewage dis-

posal plant and land for the same, nine thousand five hundred and ten dollars and sixty-one cents.

For the New York State Woman's Relief Corps Home at Oxford, under chapter three hundred and seven of the laws of nineteen hundred and one, for brick conduit for steam pipes, five hundred and twenty-eight dollars; for furnishing and equipping dining room building, including twelve sleeping rooms and connecting corridor to cottage C, seven hundred dollars and fourteen cents; for placing pipes in conduit, three hundred and eighty-three dollars.

For the Society for the Reformation of Juvenile Delinquents at Randall's island, under chapter four hundred and ninety-seven of the laws of nineteen hundred and one, for general electric repairs, two thousand and sixty-seven dollars and twenty-three cents; for the establishment and equipment of new trade schools and for supplies for the same and for those already established, one hundred and sixty-one dollars and forty-seven cents.

For the New York State Hospital for the Treatment of Incipient Pulmonary Tuberculosis at Ray Brook, under chapter six hundred and ninety-one, laws of nineteen hundred and one, for the construction of all necessary and suitable buildings, which shall furnish accommodations for at least one hundred patients, besides the officers, employes and attendants of said institution, for the New York State Hospital for the Treatment of Incipient Pulmonary Tuberculosis, including heating, lighting, plumbing, laundry fixtures and water supply therefor, the construction of roads leading thereto, and for the equipment and furnishing of such hospital when completed with all necessary fixtures, furniture and implements required for the use and maintenance of such hospital, ninety-one thousand and sixty-six dollars and eighty-five cents.

For the Rome State Custodial Asylum at Rome, under chapter seven hundred of the laws of nineteen hundred and one, for addition to boiler house, one thousand six hundred and fifty-four dollars and seventy-five cents; for dynamo and engine for one thousand five hundred lights and all connections, three thousand three hundred and forty-nine dollars and seventy-nine cents; for electric wiring and fixtures for ward building G, eight hundred and forty-nine dollars and forty-five cents; for fencing, three hundred and fifty-seven dollars and sixty-five cents; for feed water heater, three hundred and sixty dollars; for new floors, doors and windows throughout building B, except in administration portion, three thousand five hundred dollars; for furniture and equipment for administration build-

ing, ward buildings F and G and other buildings, three hundred and fifteen dollars and fifty-nine cents; for heating and ventilating ward building G, one hundred and one dollars and ninety-one cents; for installing night watchman's clock system, three hundred and four dollars and seventy-five cents; for painting, repairs and betterments, steel ceilings in wards three, seven, nine, of building D, one thousand one hundred and forty-three dollars and fifty cents; for steel beams, brick arch construction and new floors, in bath rooms of buildings B, C, D and E, one thousand four hundred and ninety-one dollars and seventy cents; for stock and utensils for farm, three hundred and forty-one dollars and six cents.

For the Craig Colony for Epileptics at Sonyea, under chapter three hundred and thirty of the laws of nineteen hundred and one, for clearing and draining farm land and for fruit trees and vines, three hundred and thirty-seven dollars and sixty cents; for four cottages for employes, two thousand five hundred and thirty-six dollars and thirty cents.

For the Syracuse State Institution for Feeble-Minded Children at Syracuse, under chapter seven hundred and eight of the laws of nineteen hundred and one, for improving the heating system, one thousand four hundred and nineteen dollars and thirty-one cents; for improving the plumbing and drainage system, three thousand five hundred and seventy-one dollars and fifty cents.

For the New York State Hospital for the Care of Crippled and Deformed Children at Tarrytown, under chapter seven hundred and one of the laws of nineteen hundred and one, for equipment of operating room, five hundred and fifty-eight dollars and fifty-eight cents; for isolating pavilion of wood construction for contagious diseases, one thousand four hundred and ninety-six dollars and twenty-five cents; for splints, braces and other orthopedic apparatus, one hundred and seventy-six dollars.

MISCELLANEOUS.

For the Department of New York Grand Army of the Republic, for incidental office expenses, including postage, printing, telegraph and telephone charges, two thousand dollars, or so much thereof as may be necessary; and for extending the picture frames in the department headquarters in the state capitol, four hundred dollars, or so much thereof as may be necessary.

For the New York commission for the battlefields of Gettysburg and Chattanooga, ten thousand six hundred and fifty dollars, for the payment of the engineer and secretary and necessary

employees and for such other expenses as may be required for the work of the said commission including actual and necessary traveling and other contingent expenses incurred by the said commissioners in the discharge of their duties and for compensation for their services, as provided for in section six of chapter three hundred and seventy-one of the laws of eighteen hundred and ninety-four and the provisions of chapter two hundred and sixty-nine of the laws of eighteen hundred and eighty-seven.

To the New York commission for the battlefields of Gettysburg and Chattanooga, three thousand two hundred and fifty-one dollars and thirty-eight cents for payment of balance for transportation to Gettysburg of survivors of New York regiments belonging to the twelfth and twentieth corps to attend the dedication of the equestrian statue to Major-General Henry W. Slocum, and other expenses incident thereto.

To Owen L. Potter for preparing the table of laws amended and repealed by the laws of nineteen hundred and one and nineteen hundred and two, pursuant to the request of the secretary of state and attorney-general, and which tables were published in the session laws of nineteen hundred and two as a part of the index thereof, the sum of six hundred dollars.

For the Bender hygienic laboratory for bacteriological water examinations made on the order of the commission, designated by chapter five hundred and twenty-seven, laws of nineteen hundred and two, for acquiring a site for the proposed state agricultural and industrial school, the sum of one hundred and thirty-five dollars, the same to be available upon the certificate of the state architect after audit by the comptroller.

For Dr. Willis G. Tucker, for chemical analysis of samples of water made on the order of the commission, designated by chapter five hundred and twenty-seven, laws of nineteen hundred and two, for acquiring a site for the proposed state agricultural and industrial school, the sum of two hundred and fifty dollars, the same to be available upon the certificate of the state architect after audit by the comptroller.

For printing the fifty-eighth annual report of the prison association of New York, to be paid from the appropriation for legislative printing.

To pay James McLean for stock killed under the provisions of the public health law, two hundred and twenty-seven dollars and fifty cents.

For Joshua N. Case, assignee, of Cuddebackville, New York, for horse killed on account of glanders, under the provisions of the public health law, September twenty-fourth, nineteen hundred, and for appraisal of said horse, the sum of fifty dollars.

For the American Scenic and Historical Preservation society for the purpose of continuing the laying out and improving the lands and premises known as the "Stony Point peninsula;" the extension of water works, the erection of shelters, and construction of a house for the caretaker thereon, the sum of three thousand dollars; and for the annual salary of caretaker on said property, the sum of six hundred dollars; said respective amounts to be paid by the comptroller upon the requisition of the president and treasurer of said society.

For necessary repairs of the Grant cottage on Mount MacGregor, for the care of the grounds surrounding the same and for repairs of the driveway leading thereto, the sum of two hundred dollars, or so much thereof as may be necessary to be paid under the direction of the state architect.

For George H. Thornton, for balance due for reporting senate committee on cities, during the years eighteen hundred ninety and eighteen hundred and ninety-one, the sum of sixteen hundred dollars, which shall be paid and accepted in full for all services and disbursements connected with the above investigation.

For the state superintendent of elections for the metropolitan election districts for the salaries of deputies, the sum of ten thousand dollars, or so much thereof as may be necessary.

For reimbursing Alfred University for additional apparatus and fixtures for the State School of Clay Working and Ceramics at Alfred University, two thousand four hundred forty-nine dollars and seventy-eight cents.

For salary of superintendent of Onondaga salt springs, as provided by chapter twenty-seven, laws of eighteen hundred and ninety-eight, fifteen hundred dollars.

For the care and improvement of the Clinton house at Poughkeepsie, two hundred dollars, or so much thereof as may be necessary.

For deficiency in appropriation for the State College of Forestry, to be expended under the direction of the board of trustees of Cornell University as provided by chapter one hundred and twenty-two of the laws of eighteen hundred and ninety-eight, five thousand dollars, or so much thereof as may be necessary, said amount to be expended exclusively for the removal of underbrush and for the replanting of trees.

For Amy H. Post, for services as stereotyper at the New York School for the Blind, for September, October, November and December, nineteen hundred, two hundred dollars, or so much thereof as may be necessary, to be paid on the approval

of the superintendent of said institution and the audit of the comptroller.

For the water storage commission, appointed pursuant to chapter four hundred and six, laws of nineteen hundred and two, for deficiency in appropriation for expenses of said commission the sum of two thousand, one hundred and seventy-four dollars and ninety-five cents, or so much thereof as may be necessary, to be paid after due audit by the comptroller.

No manager, trustee or other officer of any state, charitable or other institution receiving moneys under this act from the state treasury for maintenance and support shall be individually interested in any purchase, sale or contract made by any officer for any of said institutions.

In accounts for repairs or new work not done under contract provided for in this act the name of each workman, the number of days he is employed, and the rate and amount of wages paid to him shall be given. If contracts are made for repairs or new work, or for supplies, duplicates thereof, with specifications, shall be filed with the comptroller.

Moneys herein appropriated or reappropriated for building or structural work, or for the repair, improvement or furnishing thereof, or for the purchase or improvement of grounds, or for labor, salaries or maintenance shall only be advanced to the proper authorities as the work progresses or the purchase is made and upon bills duly certified, rendered and audited.

§ 2. This act shall take effect immediately.

INDEX TO ASSEMBLY JOURNAL.

1903.

This Journal is indexed upon the following plan:

1. Every bill relating to a locality may be found indexed under the name of that locality and ordinarily will not be found indexed under the subject to which it relates.

2. All bills relating to Kings county will be found under the Borough of Brooklyn, and all bills relating to Greater New York under New York City and Boroughs of Manhattan, Bronx, Brooklyn, Richmond and Queens.

3. Every general bill will be found indexed under the proper subject.

4. Every resolution, excepting those recalling bills, will be found under "Resolutions."

5. Every bill relating to canals will be found under "Canals."

6. The bills relating to general laws under the proper heads, i. e., "Banking Law," "Benevolent Orders Law," "Game Law," "Lien Law," "Revised Statutes," &c., &c., also under the head "General Laws."

7. All claim bills under "Claims."

8. Bills relating to cities of either class under "Cities of 1st Class," "Cities of 2nd Class," &c., &c.

9. All code amendments under the heads of "Code Civil," "Code Criminal," and "Code Penal."

10. All petitions under "Petitions," and reports under "Reports."

11. All points of order under "Points of Order."

12. All decisions and acts of Speaker under "Speaker."

13. Privileges of floor under "Privilege."

14. All matters not relating to bills under the proper head.

15. The numbers used in this index, viz.: "Int. No.," refers to Assembly bill and its introductory number, and when "Rec. No." is used, it refers to a Senate bill and its reception number.

INDEX.

A.	PAGE.
Acknowledgments and proofs in other States, to amend law, relative to real property (Int. No. 1074)	1022, 1712, 1870 2015, 2247, 2347, 2445, 2456, 2993
Adirondack park, relative to extension of Forest Preserve in counties of Delaware, Green, Sullivan and Ulster (Int. No. 844)	629
Adjutant-General, relative to appropriation to replace mili- tary property destroyed by fire in Seventy-first Regiment armory (Int. 373)	140, 270, 374, 439, 460, 1898, 2644, 2680
Adjutant-General, relative to hear, audit and determine the claim of John H. Shaffer (Int. No. 421)	164, 1673, 1873, 1944, 2150, 2176, 2892
Adjutant-General, relative to issue certain arms, accoutre- ments and ammunition to posts of Grand Army and Spanish war veterans (Int. No. 122)	54
Agricultural Experiment Station, relative to appropriation for buildings, lighting and general repairs (Int. No. 445),	183 1981, 2301, 2311, 2892
Agricultural Law, relative to appropriation to continue the promotion of sugar beet culture (Int. No. 384)	145
Agricultural Law, relative to appropriation to continue the promotion of sugar beet culture (Rec. No. 293)	2070 2449, 2498

Agricultural Law, to amend, relative to appraisers of condemned animals (Int. No. 1165).....	1271, 1624, 1702, 1743 1950, 2030, 2892
Agricultural Law, to amend, relative to destruction of noxious weeds (Int. No. 1012).....	880
Agricultural Law, to amend, relative to distribution of moneys to agricultural societies (Int. No. 569).....	295
Agricultural Law, to amend, relative to distribution of moneys to agricultural societies (Rec. No. 102).....	768, 897 992, 1034, 1079, 1566, 1706
Agricultural Law, to amend, relative to payment of license fees for sale of concentrated commercial feeding stuffs (Int. No. 307).....	111, 897, 982, 1000, 1030, 1071, 2066
Agricultural Law, to amend, relative to prevention of disease in fruit trees (Int. No. 13).....	34, 160, 173, 197, 261, 284, 522
Agricultural Law, to amend, relative to quarantining (Int. No. 27).....	36
Agricultural Law, to amend, relative to sale, adulteration or misbranding of food and food products (Rec. No. 131),	936 1999, 2107
Agricultural Law, to amend, relative to suppression of infectious and contagious diseases (Int. No. 28).....	36, 160, 467, 584 700, 845, 924, 1029, 1063, 2432
Agricultural Law, to amend, relative to violations and penalties (Int. No. 109).....	50
Agricultural Law, to amend, relative to violations and penalties (Rec. No. 68).....	523, 1384, 1487, 1610, 1703, 1839 2519, 2690, 2773, 2850, 2988
Agriculture, promotion of, relative to appropriation (Rec. No. 191).....	1364, 1983, 2107, 2273

Albany city:	PAGE.
Additional police justice, to provide for (Int. No. 225) . .	86
Additional water supply, relative to issue of bonds (Int. No. 39) . . . 38, 101, 122, 155, 362, 399, 439, 478,	516
	872, 873, 1173
Albany Hospital, to incorporate, relative to the board of governors (Int. No. 224)	84, 151
Albany Hospital, to incorporate, relative to the board of governors (Rec. No. 28)	266, 687, 761, 797
Charter of city, to amend, relative to appointment of a deputy and clerk to superintendent of almshouse (Int. No. 38)	38, 101, 121, 155, 362, 400, 439
	477, 872, 873, 1172
Police pension fund, to establish, relative to increase of same (Int. No. 776)	498
Police pension fund, to establish, relative to increase of same (Rec. No. 129)	875, 1142, 1220, 1267
Recorder, office of, to abolish (Int. No. 775)	498
Recorder, relative to continue the office and prescribe his jurisdiction and powers (Int. No. 1210)	1372, 1716
	1790, 1943, 2151, 2188, 2765
Society for Relief of Orphan and Destitute Children, to incorporate, relative to annual meeting (Int. No. 451)	184, 451, 558, 580, 705, 796, 2991
Albany county:	
County clerk, relative to compensation (Int. No. 196)	78, 150
County clerk's office, relative to continuance and care of certain indexes and records (Int. No. 1419)	2299
	2686, 2719

Albany county — Continued.

PAGE.

County clerk's office, relative to continuance and care
of certain indexes and records (Rec. No. 374)..... 2613
2689, 2728

District attorney, relative to expenses (Int. No. 1260), 1494
1937, 2042, 2084, 2151, 2190

Albion, relative to appropriation for Western House of
Refuge for Women (Int. No. 172).....70, 528, 583, 606
705, 754, 2866, 2987

Allegany county, relative to legalize the issue of bonds by
the town of Amity (Int. No. 1039).....940, 1147, 1207, 1490

Amsterdam, to amend charter of city, generally (Int. No.
1174) 1315

Amsterdam, to amend charter of city, generally (Rec. No.
213) 1616

Appropriation for additional land for Creedmoor rifle
range (Int. No. 857)....631, 1431, 1515, 1527, 1630, 1696, 2892

Appropriation for altering, enlarging and furnishing the
Forty-seventh Regiment armory (Int. No. 393)....146, 350

Appropriation for a mess hall and store house at Clinton
prison (Int. No. 1123).....1176, 1980, 2102, 2993

Appropriation for attending the dedication ceremonies of
Louisiana Purchase Exposition (Int. No. 1163)....1231, 1771
2048, 2153, 2204, 2530

Appropriation for balance due newspapers for publication
of concurrent resolutions and session laws (Int. No.
31).....37, 56, 66, 73, 85, 89, 798

Appropriation for certain expenses of government and
supplying deficiencies in former appropriations (Int. No.
1339).....1661, 1835, 1838, 1958, 2753, 2991, 3109

	PAGE.
Appropriation for certain expenses of government and supplying deficiencies in former appropriations (Int. No. 1436)	2898
Appropriations, certain unexpended balances, relative to reappropriate (Int. No. 1004)....	878, 1430, 1514, 1527, 1629 1695, 2878, 2985
Appropriation for cleaning out and repairing the Chemung canal feeder in town of Big Flats (Int. No. 625)	331, 1391
Appropriation for compensation and expenses of bill drafting department (Int. No. 103).....	49, 73, 81, 94, 104 119, 243
Appropriation for Craig Colony for Epileptics at Sonyea (Int. No. 176).....	71, 602, 756, 781, 807, 861, 2868, 2986
Appropriation for draining and cleaning Catherine creek in towns of Pine Valley and Millport (Int. No. 626)..	331 2772, 2786
Appropriation for drainage in towns of Amherst and Clarence, Erie county (Int. No. 67).....	42, 2773, 2795
Appropriation for dredging the Chemung canal (Int. No. 131)	55, 2538, 2571
Appropriation for erection of an execution building for condemned prisoners (Int. No. 1054).....	997, 1072
Appropriation for free tuition of non-resident pupils (Int. No. 1437)	2900, 2991
Appropriation for New York State School for the Blind at Batavia (Int. No. 209)....	79, 602, 755, 781, 808, 862, 2891
Appropriation for paying interest on the canal debt (Int. No. 551).....	270, 428, 457, 468, 543, 588, 872

Appropriation for prevention and suppression of infectious and contagious diseases among domestic animals (Int. No. 29).....	36, 66, 74
Appropriation for prevention and suppression of infectious and contagious diseases among domestic animals (Rec. No. 1)	81
Appropriation for quarantine stations at Hoffman and Swinburne Islands (Int. No. 449).....	184, 1432, 1608, 1624, 1747 1809, 2982
Appropriation for repairing certain buildings belonging to quarantine establishment at Hoffman's Island (Rec. No. 312)	2237, 2541, 2591
Appropriation for repairing sea wall and buildings of quarantine establishment at Hoffman's Island (Int. No. 359).....	134, 428, 457, 468, 543, 587, 766
Appropriation for Society for Reformation of Juvenile Delinquents at Randall's Island (Rec. No. 242)....	1764, 2615 2639, 2659, 2778, 2807
Appropriation for State Hospital for Treatment of Tuberculosis at Ray Brook (Int. No. 980)....	839, 1768, 1870, 2005 2151, 2191, 2892
Appropriation for State representation at Louisiana Purchase Exposition (Int. No. 1371).....	1833, 2242
Appropriation for State representation at Louisiana Purchase Exposition (Rec. No. 392).....	2682, 2779, 2800
Appropriation of moneys collected and due from racing associations for promotion of agriculture (Int. No. 1342)	1765, 1980, 2103

	PAGE.
Appropriation of moneys collected and due from racing associations for promotion of agriculture (Rec. No. 327)	2438, 2449, 2499
Appropriation, relative for support of government (Int. No. 285)	100, 441, 452, 513, 553, 2266, 2428, 2531, 2684 2768, 3046
Appropriations, relative to judgments of Court of Claims arising on account of the canals (Int. No. 1213	1372 1770, 2047, 2085, 2153, 2206, 2893
Appropriations, relative to judgments of Court of Claims other than those on account of the canals (Int. No. 1214)	1373, 1768, 1870, 2003, 2155, 2218, 2893
Appropriation, relative to payment of principal and interest of public defense bonds (Int. No. 320)	113, 270, 306 316, 376, 409, 1092
Appropriations, former, relative to reappropriate certain unexpended balances (Rec. No. 185)	1364, 2688, 2736
Assembly:	
Address of Hon. Chauncey M. Depew	2340
Adjournment to January 14, 1903	19, 24
Adjournment without date	3004
Adjourn out of respect to the memory of Hon. Nicholas Horton	24
Adjourn out of respect to the memory of Hon. Patrick F. Trainor	24
Appointment of a committee to prepare ballots for drawing of seats	18, 20
Appointment of a committee to wait upon the Governor	17, 19, 2861

Assembly — Continued:

PAGE.

Appointment of a committee to wait upon the Senate,	17
	19, 2861
Baxter, Archie E., elected clerk.....	14
Baxter, L. W., appointed clerk's stenographer.....	19
Called to order by A. E. Baxter.....	7
Clerk, appointments made by.....	19, 30, 3037
Clerk be directed to have all notices of Assembly committee meetings posted on bulletin boards.....	47
Clerk be requested to arrange seats for accommo- dation of the press.....	18
Clerk be requested to invite clergymen to open ses- sions with prayer.....	18
Clerk be requested to make usual contracts with postmaster and express companies for shipping documents, etc.....	18
Clerk, election of.....	14
Contest of seat.....	227, 2964
Convening of.....	3
Drawing of seats.....	20
Easton, D. Cameron, elected second assistant door- keeper.....	16
Hours of daily meeting.....	31
Invitation to attend a month's mind mass for Hon. Patrick F. Trainor.....	85
Johnston, Frank W., elected sergeant-at-arms.....	15
Kehn, Andrew, elected first assistant doorkeeper....	16
Lammert, Henry C., elected official stenographer....	17
List of members.....	3
McKinstry, Louis, appointed Speaker's clerk.....	19

Auburn, to amend charter of city, relative to water supply (Rec. No. 248).....	1765, 2076, 2094, 2166
Automobile passengers, relative to protection (Int. No. 672)	359

B.

Baldwinsville, to amend charter of village, relative to pow- ers of the police constable (Int. No. 1219)	1374, 1775, 1867 2014, 2247, 2346, 2982
Banking Law, to amend, relative to:	
Coöperative savings and loan associations (Int. No. 991).	841, 1382
Expenses of building and mutual loan corporations (Int. No. 221)	83, 507, 560, 580, 705, 753, 1092
Expenses of coöperative savings and loan associations (Int. No. 840)	601
Filing of statements by banks, trust and insurance com- panies (Int. No. 640)	333
Investment of capital and deposits of trust companies (Int. No. 610)	329, 896, 1033, 1057, 1325, 1405, 1897
Investment of capital, surplus and deposits of trust companies (Int. No. 854)	630, 2444, 2474
Lawful money reserve of trust companies (Int. No. 229).	87
Number of directors of a trust company constituting a quorum (Rec. No. 306)	2141, 2616, 2637
Number of directors of trust companies (Int. No. 594),	298 1159, 1210, 1252, 1529, 1592, 1637
Powers of trust companies (Int. No. 855)	631

Banking Law, to amend, relative to — Continued:	PAGE.
Private bankers (Int. No. 1224)	1374
Rate of interest (Int. No. 430)	165
Securities in which deposits in savings banks may be invested (Int. No. 1090)	1054, 1382, 1486, 1509, 1530 1594, 2886
Securities in which deposits in savings banks may be invested (Rec. No. 347)	2535, 2775, 2845
Unclaimed deposits in savings banks (Int. No. 1297),	1618
Barber examiners, relative to establish a State board and provide for sanitary inspection of barber shops (Int. No. 189)	73, 506, 692, 756, 912, 957, 1004, 1078, 1165
Barber examiners, relative to establish a State board and provide for sanitary inspection of barber shops (Rec. No. 233)	1657, 1937, 2049, 2689, 2723
Barbering on Sunday, relative to exempting the city of Niagara Falls (Int. No. 15)	35, 1934, 2041, 2087
Batavia, relative appropriation for New York State School for the Blind (Int. No. 209) ..	79, 602, 755, 781, 808, 862, 2891
Batavia, to amend charter of village, relative to alter the bounds and enlarge powers of corporation (Int. No. 1263)	1494, 1740, 1940, 2042, 2146
Batavia, to amend charter of village, relative to alter the bounds and enlarge powers of corporation (Rec. No. 311),	2237 2449, 2465
Baxter, Archie E., elected clerk	14
Baxter, L. N., appointed clerk's stenographer	19
Bedford, relative to appropriation for State Reformatory for Women (Int. No. 1096)	1099, 1980, 2101

Bedford State Hospital for Insane, relative to establishing (Int. No. 446)	183
Benevolent, charitable and missionary societies, to incor- porate, relative to taking property by devise or bequest (Int. No. 845)	629, 1178, 1262, 1285, 1386, 1512, 1551 2750, 2988
Benevolent Orders Law, to amend, relative to election of trustees (Rec. No. 85)	525, 691, 882, 991, 1258, 1300, 1360 1567, 2285
Benevolent Orders Law, to amend, relative to Independent Order of Foresters (Int. No. 197) ...	78, 118, 143, 170, 207, 239 420, 522
Benevolent Orders Law, to amend, relative to joint corpora- tions and their powers (Int. No. 1075) ..	1022, 1178, 1262, 1274 1513, 1553, 1653, 1761, 2022, 2119, 2991
Bicycles, relative to afford the same facilities for transporta- tion by steamboats as is afforded by railroads (Int. No. 529)	267, 541, 732, 791, 811, 871, 958, 1003, 1028, 1610
Bicycles, relative to use of, on sidepaths (Int. No. 1415) ...	2298 2686, 2716, 2991
Bicycles, tricycles and similar vehicles, to regulate use of, relative to uniformity of ordinances (Int. No. 942)	772
Bill drafting department, relative to appropriation for com- pensation and expenses (Int. No. 103)	49, 73, 81, 94, 104 119, 243
Billop house, relative to preservation for historical pur- poses (Int. No. 85)	45, 2772, 2791
Bills, relative to engrossing of, by specially designed type (Int. No. 1366)	1832

	PAGE.
Binghamton, board of street commissioners, relative to audit and pay claim of Dennis Houlihan (Int. No. 249)	95, 361 415, 434, 454, 488, 592, 935
Binghamton Railway Company, relative to supply light, power, heat and electricity (Rec. No. 381)	2645
Binghamton, relative to provide for licensing of dogs (Int. No. 1383)	1978, 2303, 2329, 2975
Binghamton, to revise charter, relative to appropriations and expenditures (Int. No. 521)	249, 360, 416, 434, 454, 487 592, 2997
Binghamton, to revise charter, relative to pay of patrol- men (Int. No. 1042)	995, 1103, 1214, 1252, 1395, 1466, 1539 1898, 2605
Boshart, Charles D., relative to release to, certain real es- tate in town of New Bremen (Int. No. 1215)	1373, 2072, 2444 2472, 2992
Brockport, relative to legalize a special election for the pur- pose of establishing a sewer system (Rec. No. 3)	200, 446
Broome county, relative to assessment rolls in town of Union (Int. No. 1349)	1766, 2074, 2144, 2303, 2328, 2990
Bucket shops and bucket-shopping, relative to prohibit (Int. No. 697)	386, 1183, 1352, 1736, 1796, 2016
Buffalo:	
Awards for damages to property by railroads and to regulate crossing of streets, avenues and public grounds (Int. No. 61)	41, 572
Black Rock, relative to releasing to owners of adjoin- ing lands parts of certain streets (Int. No. 499)	246 587, 1237, 1354, 1386, 1513, 1556

Buffalo — Continued:

PAGE.

Charter of city, to amend, relative to annual reports (Int. No. 678)	384, 722, 787, 809, 842, 959, 1010
Charter of city, to amend, relative to annual reports (Rec. No. 106)	768, 888, 992, 1014
Charter of city, to amend, relative to assessors and assessments (Int. No. 59)	41, 84, 93, 243, 382
Charter of city, to amend, relative to department of finance (Int. No. 814)	562, 723, 787, 809, 842, 959, 1009
	4435
Charter of city, to amend, relative to department of finance (Int. No. 834)	565
Charter of city, to amend, relative to department of finance (Rec. No. 124)	875, 1142, 1220, 1267, 1305
Charter of city, to amend, relative to department of finance (Rec. No. 125)	875
Charter of city, to amend, relative to department of fire (Rec. No. 222)	1655, 1934, 2055, 2135, 2272
Charter of city, to amend, relative to local funds (Int. No. 815)	563
Charter of city, to amend, relative to local funds (Rec. No. 126)	875, 1142, 1221, 1268
Charter of city, to amend, relative to police force (Int. No. 601)	315, 1718, 1790, 1946, 2249, 2359, 2980
Charter of city, to amend, relative to police force (Rec. No. 122)	874, 1143, 1221, 1269
Charter of city, to amend, relative to police force (Int. No. 711)	388, 1107, 1219, 1255, 1395, 1469, 2436
Charter of city, to amend, relative to repairing or re- surfacing streets (Int. No. 1409)	2143, 2537, 2563, 2979

Buffalo — Continued:

PAGE.

Charter of city, to amend, relative to repaving or resurfacing streets (Rec. No. 365).....	2612
Charter of city, to amend, relative to sales of lands for taxes and assessments (Int. No. 394).....	146
Charter of city, to amend, relative to sales of lands for taxes and assessments (Rec. No. 48).....	424, 573, 616 669
Charter of city, to amend, relative to sales of lands for taxes and assessments (Int. No. 575).....	296
Charter of city, to amend, relative to general fund (Int. No. 576).....	296, 363, 674
Charter of city, to amend, relative to general fund (Rec. No. 72).....	524, 574, 616, 678, 708, 849
Charter of city, to amend, relative to legislative department (Int. No. 1101).....	1100, 1725, 1878, 2016, 2248 2304, 2332
Clark and Skinner canal, relative to abandonment (Int. No. 49).....	39, 1106, 1218, 1246, 1276, 1341
Clark and Skinner canal, relative to issue of bonds for purposes of abating all nuisance existing (Int. No. 58).....	40, 1106, 1218, 1247, 1278, 1337, 2435
Erie basin, relative to appropriation for increasing the depth of water (Int. No. 283).....	100
Geib, Laura C., relative to release to, certain real estate (Int. No. 245).....	96
Geib, Laura C., relative to release to, certain real estate (Rec. No. 9).....	202, 366, 418, 445, 461
Grade crossings, relative to change and regulate (Rec. No. 340).....	2440

Buffalo — Continued:

PAGE.

Grade crossings, relative to the crossing of streets, avenues and public grounds by railroads (Int. No. 528)	267, 532, 1436, 1607, 1625, 1778, 1849, 2881 2986
Grosvenor library, relative to enlarging and improving building (Int. No. 47)	39, 1107, 1218, 1276, 1333, 1399 1881
Grosvenor library, relative to enlarging and improving building (Rec. No. 184)	1363, 1732, 1799, 1854
Hamburg turnpike, to extend street or highway (Int. No. 1305)	1620, 1915
Hamburg turnpike, to extend street or highway (Rec. No. 343)	2441, 2540, 2585
International Railway Co., and Crosstown Street Rail- way Co., relative to extend time for completion (Int. No. 1417)	2299
International Railway Co., and Crosstown Street Rail- way Co., relative to extend time for completion (Rec. No. 394)	2683, 2777, 2818
Lands sold for unpaid taxes, relative to authorize pay- ment in instalments (Int. No. 1228)	1427, 2537, 2567
Manufactured gas, relative to regulate the price (Int. No. 414)	163
Manufactured gas, relative to regulate the price (Int. No. 555)	270, 1439, 1516, 1532, 1573, 1629, 1691
Natural gas, relative to regulate the price (Int. No. 415)	163
Ohio basin, relative to abandonment between Elk street and Buffalo river (Int. No. 1375)	1909

Buffalo — Continued:	PAGE.
Police commissioners, relative to rehear and determine charges against James P. McMahon (Int. No. 408)..	162
Police commissioners, relative to rehear and determine charges against James P. McMahon (Rec. No. 42)..	328
	432, 457, 490
Quarantine hospital on poorhouse farm, relative to erect (Int. No. 833).....	565
Seawall strip along shore of Lake Erie, relative to lay out public ground or highway (Int. No. 753).....	464
Sewer system with pumping plant, relative to constructing (Int. No. 1374).....	1909
Street railway fares, relative to regulate (Int. No. 455),	184
Taxes and assessments, relative to settlement and collection of arrearages (Rec. No. 258).....	1905, 2448, 2494
Taxes and assessments, unpaid, relative to settlement and collection (Int. No. 1257).....	1493
Water works system, relative to acquire lands and provide for construction (Int. No. 966)....	800, 1102, 1213
	1248, 1278, 1344
Water works system, relative to acquire lands and provide for construction (Rec. No. 180)....	1363, 1734, 1802
	1865
Business Corporation Law, to amend, relative to incorporation (Rec. No. 318).....	2296, 2774, 2834

C.

Callicoon Bridge Company, to incorporate, relative to qualifications of directors (Int. No. 391)....	146, 394, 440, 452
	513, 552, 934

Call of the House, moved by:	PAGE.
Mr. Burnett	664, 961
Mr. McKeown	1368
Mr. Nye.	2032
Mr. Prince	1682
Mr. Rogers. .58, 105, 849, 1164, 1444, 1546, 1577, 1640, 1853	
1964, 2027, 2496, 2706, 2747, 2935, 2941	
Canals:	
Appropriation of \$81,000,000 for improvement of the	
Erie, Oswego and Champlain canals (Int. No. 30)..	36
115, 890, 1181, 1263, 1286, 1365, 1399	
Appropriation of \$101,000,000 for improvement of the	
Erie, Oswego and Champlain canals (Rec. No. 193),	1365
1399, 1444, 1460	
Canal debt, relative appropriation for payment of	
interest (Int. No. 551)....	270, 428, 457, 468, 543, 588, 872
Communication relative to, from State Engineer and	
Surveyor	592
Extraordinary repairs and improvements on, relative	
to provide for (Int. No. 488)....	230, 695, 759, 780, 807
860, 2894	
Lift and swing bridges over canals, relative to defray-	
ing the expense of operating (Int. No. 324).....	114
Mechanicville, relative to bridge over Champlain	
canal connecting Burke avenue with Francis street	
(Int. No. 636).....	332, 1769, 1871, 2005, 2152, 2197
Queensbury, relative to construction of bridge over	
Glens Falls feeder of Champlain canal (Int. No.	
973)	838, 2538, 2570, 2990
Rochester, relative to construction of bridge over	
Erie canal on Allen street (Int. No. 960).....	97

Canals — Continued:

PAGE.

Rochester, relative to construction of bridge over Erie canal on Jay street (Int. No. 258).....	97
Rome, relative to construction of bridge and drive- way over Erie canal at South James street (Int. No. 754)	464
Syracuse, relative to construction of bridge over Erie canal on Crouse avenue (Int. No. 216).....	80
Syracuse, relative to construction of bridge over Oswego canal on Willow street (Int. No. 188)..73,	1710 1811
Tonawanda, relative to construction of bridge over Erie canal on Seymour street (Int. No. 187)....73,	1711 1810
Utica, relative to construction of bridge over Erie canal on Seneca street (Int. No. 589).....	298
Canastota, relative to provide for construction of a stone arch over Canastota creek (Int. No. 1045).....	995
Cattaraugus county, relative to make the office of sheriff salaried (Int. No. 536).....268, 507, 558, 626, 1623	
Cayuga county treasurer, relative to transfer certain trust property to Newton Chappell (Rec. No. 96).. <td>601, 1181 1263, 1307</td>	601, 1181 1263, 1307
Cayuga lake, relative appropriation for removal of sedi- ment and debris in vicinity of Cayuga Lake Park (Int. No. 289)	109
Chapman, Edwin J., contests the seat held by John Hill Morgan	227, 2964
Charitable purposes, gifts for, to regulate (Rec. No. 75)..	524 898, 990, 1017, 1566, 1705, 2235

Chautauqua county, relative to appropriation for drainage of Conewango creek (Int. No. 1068) . .	1021, 1982, 2443, 2467
Chemung canal feeder, town of Big Flats, relative appropriation for cleaning out and repairing (Int. No. 625) . .	331
	1391
Chemung canal, relative to appropriation for dredging (Int. No. 131)	55, 2538, 2571
Chemung county, relative appropriation for draining and cleaning Catherine creek at Pine Valley and Millport (Int. No. 626)	331, 2772, 2786
Cities of the first class:	
Cold storage warehouses, relative to inspection by board of health (Int. No. 532)	267
Fire departments, relative to the division of the officers, engineers and firemen (Int. No. 689)	385
Public safety, relative to promote (Int. No. 544)	269
Tenement houses in, relative to privy vaults, school sinks and water closets (Int. No. 1369)	1833
Tenement houses in, relative to water closets (Int. No. 1370)	1833
Tenement houses in, to amend law generally (Int. No. 992)	877
Tenement houses in, to amend law generally (Rec. No. 199)	1492, 1734, 1801
Tenement houses in, to amend law, relative to (Int. No. 16)	35
Tenement houses in, to amend law, relative to erection of eight-family houses (Int. No. 487)	230

Cities of the first class — Continued:

PAGE.

Tenement houses in, to amend law, relative to erection of three and four family houses (Int. No. 99)	49
Tenement houses in, to amend law, relative to fire-proof tenements (Int. No. 863).....	632
Tenement houses in, to amend law, relative to fire-proof tenements (Int. No. 1423).....	2442

Cities of the first and second class:

Pension fund for retirement of officers and employes in the civil service, relative to create (Int. No. 913)..	719
1236, 1353, 1707, 1763, 1803, 1944, 2150, 2178	

Cities of the second class:

Charter, to amend, relative to appeals from audits of the Comptroller (Rec. No. 260).....	1905, 2906, 2943
Charter, to amend, relative to police court (Int. No. 522).....	250, 430, 454, 468, 543, 586, 624, 661
Government of, relative to board of contract and supply (Int. No. 338).....	125
Government of, relative to creation of funded debts (Rec. No. 175)	1314
Government of, relative to designation of official newspaper (Int. No. 425).....	165, 568, 612, 636, 784, 816 2282, 2531
Government of, relative to designation of official newspapers (Int. No. 846).....	629, 1108, 1219, 1247, 1278 1329, 1898
Government of, relative to duty of commissioner of public safety (Int. No. 659) . . .	357, 722, 787, 803, 900, 972

Cities of the second class — Continued:

PAGE.

Government of, relative to duty of commissioner of public safety (Rec. No. 174)	1313, 2906, 2920
Government of, relative to jurisdiction of police justice (Int. No. 1288)	1617, 1723, 1781, 1945, 2248 2355, 2981
Government of, relative to jurisdiction of police justice (Rec. No. 339)	2440
Government of, relative to park commissioners (Int. No. 305)	111, 190, 211, 231, 260, 278
Government of, relative to park commissioners (Rec. No. 18)	245, 574, 616, 667
Government of, relative to police court (Int. No. 577) ..	296
Government of, relative to police court (Rec. No. 16) ..	244 573, 615, 671
Government of, relative to police court (Rec. No. 61) ..	496 779, 815, 868, 1172, 2521
Government of, relative to repairing and cleaning sidewalks (Int. No. 657)	357, 723, 789, 809, 842, 1003, 1040
Government of, relative to repairing and cleaning sidewalks (Rec. No. 60)	496, 779, 814, 868
Cities of the second and third class:	
Financial condition, relative to annual report (Rec. No. 182)	1363, 2449, 2503, 2659, 2779, 2797
Cities of the third class:	
Special tax elections in, relative to right of residents to vote (Int. No. 98)	47, 102, 122, 137, 142, 421, 495, 519 705, 848
Cities, relative to paving, flagging and repairing streets by day's work and employment of citizens (Int. No. 1008) ..	879

Civil Service Law, to amend, relative to classified service (Int. No. 404).....	162, 944, 1084, 1156, 1326, 1399
Civil Service Law, to amend, relative to disbursing officers (Int. No. 387).....	145, 942, 1084, 1155, 1326, 1400
Civil Service Law, to amend, relative to examinations and preferences (Int. No. 812).....	528
Civil Service Law, to amend, relative to power of municipal civil service commissioners to make investigations (Int. No. 961).....	800
Civil Service Law, to amend, relative to power of removal of veterans (Int. No. 372).....	140
Civil Service Law, to amend, relative to power of removal of Veterans (Int. No. 1394).....	2071
Civil Service Law, to amend, relative to qualifications of applicants for civil service examinations (Int. No. 180).. 114, 128, 136, 171, 198, 382, ..	72 521
Civil Service Law, to amend, relative to recommendation for appointment or promotion (Int. No. 405) ...	162, 943, 1084 1155, 1325, 1399
Civil Service Law, to amend, relative to removals (Int. No. 504).	247
Civil Service Law, to amend, relative to removals (Int. No. 700).	387
Civil Service Law, to amend, relative to veterans (Int. No. 53).	40, 688, 813
Civil Service Law, to amend, relative to veterans (Int. No. 120)	54
Civil Service Law, to amend, relative to veterans (Int. No. 698)	386, 686, 757, 944, 1263, 1285, 1539, 1628, 1778, 1848, 2893

Claims of :	PAGE.
Baer, Elizabeth (Int. No. 1192)	1317, 1675, 1755, 1776 2021, 2113
Baker, William H. (Int. No. 1358)	1831, 2300, 2319, 2894
Barnes, Jennie A. (Int. No. 1190)	1317, 1675, 1755, 1776 2023, 2123
Berner, Frank, and others (Int. No. 1333)	1709, 2002
Bulson, Abram, and Cornelius A. Polock (Int. No. 178)	71, 1024, 1086, 1246, 1276, 1327, 1677, 2004, 2022 2121, 2983
Cassada, Frances B. (Int. No. 1319)	1660, 2002, 2097, 2145
Cassada, Miles T. (Int. No. 1318)	1660, 2002, 2097, 2144
Citizens of Horseheads and Elmira (Int. No. 587)	297 1673, 1756, 1776, 2024, 2130, 2231, 2766
City of Auburn (Rec. No. 238)	1658, 2540, 2584
Clapp, Lewis S. (Int. No. 1317)	1659
Commercial Construction Company (Int. No. 665)	358 1673, 1756, 1777, 2021, 2116, 2990
Crane, McCaffery and Company (Int. No. 1294)	1618
Edgar, Matthew (Rec. No. 81)	525, 1025, 1090, 1169, 1567
Ehmann, Jacob (Int. No. 326)	123, 1025, 1086, 1154, 1258 1299
Gilligan, John (Int. No. 1044)	995, 1674, 1756, 1776, 2024 2131, 2241, 2260
Greene, Harold A. (Int. No. 1373)	1909, 2537, 2569
Hess, S. F., and company (Int. No. 253)	96, 372, 417, 434 453, 478, 2432
Jones, Inez, Bessie G. Hathaway, Ruth Thomas, Cora Storms, May Williams and Maud Fizzell (Int. No. 1367)	1832

Claims of — Continued:

PAGE.

Levy, Benjamin C. (Int. No. 1118)....	1175, 1676, 1748, 1777 2024, 2131
McCough, John (Int. No. 1427).....	2535, 2772, 2789
McNaught, Margaret (Int. No. 739)..	449, 1024, 1087, 1155 1276, 1326
McNaught, Margaret (Rec. No. 159)..	1098, 1678, 1757, 1814 1866, 2040, 2278, 2360
Murphy, Daniel B., Mary Farly and John Farly (Int. No. 1261)	1494, 1676, 1755, 1776, 2024, 2130, 2230
Neresheimer, Emil August, and Christine Nesle Coeuret (Int. No. 1183).....	1316, 1675, 1755, 1778, 2021 2114, 2962
O'Keefe, Michael (Int. No. 560).....	294
O'Keefe, Michael (Rec. No. 176).....	1314, 1678, 1757, 1814 1866, 2040, 2278
Owners of real property in New York city damaged by Park avenue viaduct (Int. No. 867)....	681, 1676, 1754 1777, 2021, 2115, 2224, 2765
Parker, Charles F., and company (Int. No. 1410).....	2143
Payne, Robert (Rec. No. 252).....	1904
Payne, Robert (Int. No. 1218)..	1373, 1676, 1755, 1776, 2022 2118, 2984
Personal representatives of E. Leroy Smith (Int. No. 174)	71, 1024, 1086, 1246, 1275, 1342
Rutan, Wilbur R. (Int. No. 572)..	295, 1674, 1757, 1777, 2024 2129, 2223
Smith, Annie M. (Int. No. 101)..	49, 372, 418, 435, 453, 482 2432
Steele, Henry (Int. No. 1191)..	1317, 1675, 1755, 1777, 2021 2115

Claims of — Continued:	PAGE.
Taber, William S., Robert Earl, 2d, William P. Earl and Ralph D. Earl (Int. No. 1114).....	1174, 1674, 1756, 1777 2022, 2120, 2229
Wallace, Margaret J. (Int. No. 136).....	56, 372, 418, 1189 1263, 1286
Whitney, Henry G. (Int. No. 138).....	56
Clinton county, relative to make the office of sheriff sala- ried (Int. No. 345).....	126, 253, 290, 300, 317, 346, 872
Clinton county, relative to sales for unpaid taxes (Int. No. 981)	839, 1668, 1754, 1836, 1951, 2025, 2431, 2762, 2769 2862, 2903, 2913, 2989
Clinton prison, relative to appropriation for a mess hall and store house (Int. No. 1123).....	1176, 1980, 2102, 2993
Clinton, relative to legalize the charter of the village (Int. No. 483)	204, 466, 515, 1092, 1489
Code, Criminal, to amend, relative to:	
Section 11a, appointment and duties of probation offi- cers (Int. No. 1249).....	1492, 1986, 2686, 2717, 2990
Section 56, jurisdiction of courts of special sessions (Int. No. 10).....	34, 534, 676, 698, 785, 822, 1360
Section 56, certain violations of the Labor Law (Int. No. 709)	388, 1242, 1354, 1678, 1779, 1852, 2019 2306, 2445, 2464
Section 150, warrants of arrest in certain cases (Int. No. 956)	774, 1986, 2098
Section 221, magistrates returns in criminal cases (Int. No. 1149)	1229, 1662, 1749, 1838, 2023, 2127
Section 483, appointment of probationary officers, and defining their duties (Rec. No. 166).....	1174, 2074, 2168

Code, Criminal, to amend, relative to — Continued:	PAGE.
Section 521, time within which appeals must be taken (Int. No. 899).....	717
Section 534, dismissal of appeals (Int. No. 898).....	717
Section 554, admission to bail of children charged with minor offenses (Int. No. 1306).....	1620, 1774, 1870 2137, 2138, 2287, 2618, 2673, 2985
Section 554a, taking of bail (Int. No. 736)....	428, 535, 998 1085, 1160, 1189, 1257, 1292, 2431
Section 662a, costs of commissions to inquire into the sanity of defendants in criminal actions (Int. No. 788)	500, 728, 790, 811, 843, 1003, 1040, 1612
Sections 773, 775, 777, 778, 780 and 781, and to abolish coroners' juries (Int. No. 1180).....	1316
Section 839, proceedings respecting the support of poor persons and bastards (Int. No. 448)..	183, 271, 391 439, 476
Section 921, parents leaving their children chargeable to the public (Int. No. 134)....	55, 168, 242, 257, 275, 311 561
Code of Civil Procedure, to amend, relative to:	
Sections 2 and 3, certain courts not of record (Int. No. 824)	564
Section 8, punishment of publications tending to preju- dice and obstruct the course of justice in courts of record (Int. No. 807)....	527, 1984, 2099, 2144, 2307, 2513
Section 46, judges sitting when interested parties (Int. No. 820)	563, 728, 791, 805, 1003, 1037, 2432
Section 64, attorneys of other states acting as associ- ate counsel in this State (Rec. No. 269)..	1906, 2541, 2589 2657, 2707

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 68, giving notice to attorneys in disbarment proceedings (Int. No. 1223) ..	1374, 1985, 2099, 2144, 2302 2338, 2981
Section 68, giving notice to attorneys in disbarment proceedings (Int. No. 1277)	1571
Section 68, attorney or counselor suspended or removed (Rec. No. 334)	2439
Section 82, stenographers of courts (Rec. No. 105) ..	768 1244, 1290, 2780, 2853
Section 89, clerks of the appellate division and special deputy clerks (Rec. No. 84)	525, 1987, 2108, 2271
Section 91, appointment and fixing salary of the crier of courts in Westchester county (Rec. No. 208)	1614 2776, 2833
Sections 97, 98 and 99, appointment of court officers (Int. No. 1063) ..	1021, 1985, 2099, 2145, 2542, 2644, 2687 2696, 2991
Section 244, appointment of Supreme Court reporter (Int. No. 1202)	1371
Section 258, stenographers for certain judicial districts (Rec. No. 391)	2682, 2779, 2798
Section 258, stenographers (Rec. No. 183) ..	1363, 1666, 1758 1813
Section 258, stenographers (Int. No. 1364) ..	1832, 2443, 2479
Section 361, stenographers in county courts (Int. No. 17) . . .	35, 167, 198, 206, 260, 277, 1092
Section 413, pleadings in civil actions (Int. No. 161) ..	65 1774
Section 432, actions by and against foreign corporations (Int. No. 332)	124

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 432, personal service of summons upon a foreign corporation (Rec. No. 133).....	936, 2775, 2826 2906, 2925
Section 438, cases in which service of summons by publication, etc., may be ordered (Rec. No. 135)..	936 2540, 2583, 2655
Section 439, order for publication of summons (Int. No. 447)	183
Section 439, order for publication of summons (Rec. No. 167)	1174
Section 469, summons in the name of infant plaintiffs (Int. No. 106)	50
Section 536, pleading mitigating circumstances in action for a wrong and evidence in action for libel (Int. No. 294)	109
Section 536a, evidence and damages in an action for libel (Int. No. 995).....	877, 2073, 2443, 2466, 2760, 2855
Section 549, orders of arrest (Int. No. 334).....	124
Section 603, injunctions (Int. No. 150).....	64, 115, 1682
Section 658a, undertakings for the discharge of personal property from attachments (Int. No. 204)..	79 533, 676, 697, 786, 829, 831, 841
Section 658a, undertakings for the discharge of personal property from attachments (Rec. No. 39)....	328 831, 841, 932, 1224, 1610
Section 714, notice of application before judgment (Int. No. 259)	97, 167, 242, 262, 275, 317, 344, 1891, 2139
Section 772, judgment for divorce rendered in another State requiring husband to support children and wife (Int. No. 330)..	124, 1242, 1354, 2155, 2302, 2323, 2886

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 839, admissions by members of corporations (Rec. No. 399)	2771, 2906, 2923
Section 841, presumption of death in certain cases (Rec. No. 73).....	524, 2448, 2495, 2532
Section 842, authorizing attorneys to take oaths and affidavits (Int. No. 623)	331
Section 873, orders for examination (Int. No. 381)..	145
	391, 440, 477, 513, 541, 580, 620
Section 977, serving notice of trial and filing note of issue (Int. No. 633)....	332, 533, 582, 606, 706, 745, 1019
Section 981a, direction of a verdict (Int. No. 390)....	146
Section 993, decision of the court or report of a ref- eree and the review thereof (Rec. No. 24)..	265, 999, 1035
	1081
Section 1023, requests to find (Rec. No. 36)..	328, 999, 1035
	1080, 1568, 1705, 2064, 2755
Sections 1030, 1081 and 1127, licensed embalmers (Int. No. 402)	147
Section 1081, exemption from jury duty in New York county (Int. No. 583)	297
Section 1094, repealing certain provisions relative to publication by commissioner of jurors of New York county (Int. No. 7)..	33, 167, 242, 262, 275, 317, 345, 1707
Section 1179, challenges to jurors (Int. No. 1025)....	937
	1984, 2099, 2144, 2306, 2513
Section 1179, challenges to jurors (Rec. No. 295)..	2140, 2450
Section 1244, conveyance of property sold under an extension or a judgment (Int. No. 1058).....	1020
Section 1251, lien of judgments (Int. No. 1132)..	1177, 1984
	2099, 2446, 2457

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 1317, appellate decisions (Int. No. 1426).....	2443
Section 1317, appellate decisions (Rec. No. 412)....	2896
	2906, 2924
Section 1344, appeals from inferior courts to the Appellate Division of the Supreme Court (Int. No. 243)	89
Section 1351, execution of a judgment (Rec. No. 160)..	1098
	1987, 2107, 2276
Section 1391, exemptions and executions (Int. No. 43). .38, 632, 786, 809, 912, 957, 1004, 1044, 1059, 1326, 1404	
	1587, 1632, 2890
Section 1660, declaring when action for nuisance maintainable (Int. No. 523)	250
Section 1688, confirmation of certain conveyances of real estate (Int. No. 1133).....	1177, 2537, 2564, 2654
Section 1749, legitimacy of issue where the marriage is annulled (Int. No. 905).....	717, 997, 1032, 1057, 1395
	1464, 2065
Section 1749, legitimacy of issue where the marriage is annulled (Rec. No. 186).....	1364
Section 1774, judgment in certain matrimonial actions (Int. No. 686)	385, 533, 581, 609, 634, 785, 821, 2892
Section 1778, action against a corporation on a note (Int. No. 104)	49, 1666, 2903, 2918
Sections 1804 and 1810, dissolution and liquidation of corporations (Rec. No. 181) ..	1363, 2539, 2579, 2654, 2704
Section 1841, presumption of death in certain cases, so as to apply to all estates, instead of estates for life only (Int. No. 527)	266

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 1902, actions for causing death by negligence (Int. No. 553).....	270
Section 2323, application for committee of alleged incompetent and by whom to be made (Int. No. 149).....	64, 272
Section 2342, annual account and inventory of property of a lunatic, habitual drunkard or incompetent person (Int. No. 1013).....	880
Section 2348, application for disposition of real property of an infant, lunatic, idiot or habitual drunkard (Int. No. 183).....	72, 391, 440, 451, 543, 585, 1612
Sections 2351 and 2361, disposition of real property of an infant, lunatic, idiot or habitual drunkard (Int. No. 717).....	425, 1241, 1282, 1323, 1397, 1477, 2872, 2988
Section 2472, jurisdiction of surrogates (Rec. No. 97) ..	680
	2905, 2930
Section 2472a, jurisdiction of the surrogate's court (Int. No. 925).....	720, 1985, 2100, 2245, 2542, 2644
Section 2472a, jurisdiction of the surrogate's court (Rec. No. 396)	2683, 2777, 2820
Section 2509, powers of clerks of surrogates' courts (Int. No. 400).....	147, 271, 350, 376, 400, 513, 548, 1018
Section 2513, appointment and compensation of stenographers in surrogates' courts in certain counties (Rec. No. 215)	1654, 1736, 1988, 2086, 2154, 2211, 2433
	2763, 2955, 2957
Section 2536, notarial seal and the effect thereof (Int. No. 1116).....	1175

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 2615, persons to be cited upon the probate of a will (Int. No. 432).....	165
Section 2618, probate of wills (Int. No. 1134).....	1177
Sections 2647, 2649, 2651, 2652, 2653a, 2626, 2627 and 2528, revocation of probate (Int. No. 75).....	44
Section 2654, probate of heirship (Int. No. 927).....	720
Section 2654, probate of heirship (Rec. No. 354).....	2609
Section 2653a, actions to determine the validity of wills (Int. No. 744).....	450
Section 2704, authentication of foreign wills and letters testamentary and proofs thereof (Int. No. 917).....	719
998, 1085, 1157, 1276, 1326	
Section 2704, authentication of foreign wills (Rec. No. 358).....	2609
Section 2705, certification of foreign wills and letters of administration (Rec. No. 355).....	2609, 2672, 2689, 2693
Section 2705, certification of foreign wills and letters of administration (Int. No. 1037).....	939, 1985, 2100, 2145
2306, 2512, 2672	
Section 2707, proceedings to discover property withheld (Int. No. 926).....	720
Section 2707, proceedings to discover property withheld (Rec. No. 395).....	2683, 2777, 2819
Section 2718a, ascertainment of claims against an executor or administrator (Int. No. 928).....	720
Section 2718a, ascertainment of claims against an executor or administrator (Rec. No. 356).....	2609
Section 2732, distribution of estates of intestates (Int. No. 1399).....	2071, 2617, 2624, 2651, 2992

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 2818, person named in will dies prior to probate (Rec. No. 368).....	2612, 2774, 2832
Section 2869, jurisdiction of justice's courts (Int. No. 808)....	528, 1662, 1749, 1836, 2023, 2124, 2227, 2269, 2618 2674, 2992
Section 2909, sale of perishable property levied upon by virtue of a warrant of attachment (Int. No. 159),	65 1986, 2100, 2145, 2307, 2446, 2460, 2976
Section 3015, time of rendering judgment, and fees for services in justices' courts (Int. No. 545).....	269
Section 3063, appeals and to costs on appeal from jus- tices' courts (Rec. No. 366).....	2612
Section 3074, security for costs in justices' courts (Rec. No. 332).....	2439, 2616, 2630
Section 3191, appeals to the Appellate Division of the Supreme Court from judgments or orders of the city court, New York city (Int. No. 244).....	89
Section 3228, allowance of costs (Rec. No. 66).....	497
Sections 3268 and 3271, security of costs (Rec. No. 46).....	423
Section 3312, fees of constables and deputy sheriffs (Int. No. 998).....	877, 1736, 1986, 2097, 2303, 2324, 2982
Section 3253, additional allowance to either party in difficult cases (Int. No. 1135) ..	1177, 1662, 1748, 1836, 2024 2129, 2984
Section 3314, fees of jurors in Ontario county (Int. No. 358).....	134, 271, 305

Code of Civil Procedure, to amend, relative to—Cont'd:	PAGE.
Section 3314, fees of jurors in Niagara county (Int. No. 668)	359, 997, 1032, 1251, 1396, 1471, 1541, 1839 1960, 2530
Section 3314, fees of jurors in certain counties (Rec. No. 49).	424
Section 3320, receiver's commissions, costs of bonds, trustee's commissions (Int. No. 856)	631, 1663, 1749 1836, 2023, 2124, 2984
Section 3326, jurors' fees (Rec. No. 367)	2612
Section 3379, possession of property on giving security (Int. No. 377)	141, 392, 493, 510, 580, 620, 661, 871, 1029 1058, 1258, 1297, 2874, 2986
Code, Penal, to amend, relative to:	
Section 41z, sale to and purchase of tickets by candidates nominated for office (Int. No. 1217)	1373, 1984 2099, 2144, 2306, 2512
Section 85, prisoners escaping (Int. No. 900)	717, 1241 1282, 1323, 1397, 1480, 1543, 1830, 1971, 2039, 2264 2649, 2702
Section 160, communicating with prisoners (Int. No. 477)	203, 534, 999, 1241, 1285, 1323, 1397, 1475 1550, 2889
Section 171b, crimes against public justice (Int. No. 201)	78, 392, 609, 786, 808, 870, 1243, 1527, 1630 1696, 2890
Section 186, punishment for murder (Int. No. 379)	141
Section 186, punishment for murder in the first degree (Int. No. 1386)	1978

Code, Penal, to amend. relative to — Continued:	PAGE.
Section 201a, shooting of human beings by persons in pursuit of game (Int. No. 654).....	357
Section 263, servile labor (Int. No. 1166)..	1271, 1985, 2100 2304, 2333
Section 265, Sabbath-breaking (Int. No. 81).....	45
Section 265, playing baseball on Sunday (Int. No. 110),	50 392, 1984, 2073
Section 267, sale of prepared meats, salads and cheese on Sundays (Int. No. 80)..	45, 168, 1665, 1750, 1836, 2023 2126, 2228, 2267
Section 267, sale or delivery of uncooked flesh foods on Sunday (Int. No. 245).....	95, 333, 1664, 1751, 1781
Section 287, abandonment of child under sixteen years (Int. No. 581).....	297, 1662, 1748, 1836, 2150, 2184, 2891
Section 290, children and dealers in junk (Int. No. 135),	56
Section 290, children and dealers in junk (Rec. No. 91),	600 1666, 1758, 1813, 2450, 2773, 2851, 2988
Section 291, disorderly and ungovernable children (Int. No. 542).....	268
Section 291, children's courts (Int. No. 1229).....	1427, 1662 1749, 1836, 2022, 2117, 2886
Section 291, disorderly and ungovernable children (Rec. No. 59).....	496, 728, 793, 835
Section 293a, abandonment of children or wives (Int. No. 920)	719
Section 315a, burial of dead bodies (Int. No. 1250)....	1492
Section 317a, distribution of advertising matter, rela- tive to sexual and venereal diseases (Int. No. 500),	246 998, 1085, 1154, 1257, 1349

Code, Penal, to amend, relative to — Continued:	PAGE.
Section 328, carrying on a business after the use of United States mails has been denied for such business (Int. No. 1184).....	1316
Section 351a, predictions as to results of trials or contests of skill, speed or power of endurance (Int. No. 87)	46, 728, 791, 811
Section 364j, manufacture and sale of jewelry (Int. No. 374)	141
Section 364k, stamping or marking articles manufactured of gold or any alloy of gold (Int. No. 1230) ..	1427
	2301, 2312
Section 384q, employment of certain persons and payment of wages (Int. No. 190) ..	77, 535, 1665, 1874, 2006
	2154, 2209, 2265, 2649, 2699
Section 384l, punishment for false statements in applications made for employment certificates required by Labor Law (Int. No. 620) ..	330, 1661, 1748, 1836, 2024
	2128, 2873, 2987
Section 405b, prohibiting the careless distribution of medicines, drugs and chemicals (Int. No. 1005) ..	879, 2536
	2556, 2976
Section 407b, manufacture, sale, adulteration or deterioration of drugs (Int. No. 716) ..	425, 1663, 1873, 2005
	2153, 2201, 2887
Section 447f, cutting holes through the ice on Lake Keuka during the ice harvesting season (Int. No. 787)	500
Section 473, officials being interested in contracts (Int. No. 3)	33, 115, 143

Code, Penal, to amend, relative to — Continued:	PAGE.
Section 498, crime of burglary in the third degree (Int. No. 474)	203, 533, 582, 605, 706, 740
Section 504, definition of the term "building" (Int. No. 45)	39, 271, 306, 317, 400, 443, 458, 2891
Section 550, buying or receiving property of a railroad, telephone, telegraph, gas or electric-light company (Int. No. 325)	114, 393, 998, 1085, 1154, 1258, 1305, 1507 1665, 2248, 2349, 2893
Section 619a, use of transfer tickets on street railroads (Int. No. 1110)	1101, 2099, 2304, 2336
Section 626, certain sales and exchanges of passenger tickets, rate of fare to be charged immigrants (Int. No. 841)	602, 1662, 1749, 1780, 1837, 2151, 2186
Section 640, desecration, mutilation or improper use of the flag of the United States, or this State (Rec. No. 161)	1098, 1987, 2108, 2275
Section 666, use of automobiles or motor vehicles on highways (Int. No. 1026)	938
Section 675, misdemeanors (Int. No. 1329)	1708, 1986, 2443 2481
Cohoes, relative to create a city court, appoint officers and regulate the practice (Int. No. 684)	385, 566, 610, 698, 807 859, 1612, 1825, 1828, 1829, 1889, 1902, 2240, 2249, 2255 2530, 2895
Cohoes, relative to create a public improvement commission (Int. No. 1356)	1768, 1914, 2003, 2133, 2154, 1356, 2749 2987
Cohoes, relative to settlement and collection of arrearages of unpaid taxes and assessments (Int. No. 685)	385, 566, 610 633, 706, 742, 1361, 1828

	PAGE.
Cohoes, to amend charter, relative to salary of recorder (Int. No. 722).....	426, 570, 613, 635, 784, 817, 1361, 1829
Cohoes, to create a public improvement commission, rela- tive to liens against street railway property for pave- ment assessments (Int. No. 366)..	139, 360, 416, 434, 453, 485 872, 1225
Colonie, relative to collection and disbursement of high- way moneys (Int. No. 534)....	267, 695, 813, 1025, 1257, 1295 2363, 2531
Columbia county, relative to incorporate Ocean Engine and Hose Company No. 1, in village of Chatham Four Corners (Int. No. 780).....	499
Columbia county, relative to incorporate Ocean Engine and Hose Company No. 1, in village of Chatham Four Corners (Rec. No. 99).....	715
Columbus Discovery Day, relative to designating as a pub- lic holiday (Rec. No. 255).....	1904, 2616, 2635
Commissioner of jurors, certain counties, relative to lists of jurors for courts not of record therein (Int. No. 704),	387 505, 557, 577, 607, 638, 2430
Commissioner of jurors in certain counties, to create, rela- tive to qualifications and period for which they are ex- empt from duty (Int. No. 481)...	204, 365, 414, 452, 637, 709
Commissioner of jurors in certain counties, to create, rela- tive to qualifications and period for which they are ex- empt from duty (Rec. No. 87)..	562, 637, 761, 796, 815, 1310 2741
Commissioners of jurors in the several counties, relative to create (Int. No. 42)..	38, 149, 175, 196, 261, 285, 1611, 2063

PAGE.

Commissioner of jurors, to create, relative to compensation of judges (Rec. No. 88).....	600, 1181, 1263, 1306, 1705
Commissioners of the Land Office, relative to convey to the United States certain lands under water at Governor's Island (Rec. No. 51).....	424, 529, 584, 615, 673
Commission to investigate disputed title to lands in the Forest Preserve, relative to appointment (Int. No. 1052).....	996, 1769, 1870, 2003, 2151, 2194
Commission to investigate pollution of waters of New York bay, relative to appointment (Rec. No. 387).....	2646 2688, 2730
Commission to investigate the condition of the adult blind, relative to appointment (Rec. No. 284).....	1908, 2448, 2496 2659, 2710
Compulsory Education Law, to amend, relative to attendance upon instruction and the arrest of truants (Int. No. 1182)	1316
Consolidated School Law, to amend, generally (Rec. No. 357).....	2609, 2647, 2665, 2714, 2858, 2903, 2915, 2994
Consolidated School Law, to amend, relative to change in number of members of board of education in a union free school district (Int. No. 503).....	247, 696, 1144, 1210, 1249 1396, 1471, 1542, 2983
Consolidated School Law, to amend, relative to changes in text-books (Int. No. 1347).....	1766
Consolidated School Law, to amend, relative to contracts between school districts (Int. No. 1081)....	1053, 1385, 1486 1512, 1630, 1758

	PAGE.
Consolidated School Law, to amend, relative to conveying of school children (Rec. No. 225).....	1656, 1779
Consolidated School Law, to amend, relative to conveying of school children (Int. No. 1126)....	1176, 1385, 1486, 1538 1576, 1747, 1809
Consolidated School Law, to amend, relative to deaf, dumb and blind institutions (Int. No. 341)....	125, 255, 291 303, 376, 407, 2065
Consolidated School Law, to amend, relative to deaf, dumb and blind institutions (Int. No. 281)....	100, 256, 373 417, 435, 512, 548
Consolidated School Law, to amend, relative to designa- tion of schoolhouse sites (Rec. No. 94)....	601, 897, 990, 1034 1090, 1169, 1208
Consolidated School Law, to amend, relative to number of members of board of education in union free school districts (Int. No. 924).....	720, 1144, 1287, 1325, 1530, 1599
Consolidated School Law, to amend, relative to power of board of education to borrow money in anticipation of taxes (Int. No. 916)....	719, 1144, 1210, 1247, 1278, 1328, 2065
Consolidated School Law, to amend, relative to provide for complete educational unification of public schools (Int. No. 999)	877
Consolidated School Law, to amend, relative to purchase of text-books by school districts and towns (Int. No. 1211)	1372
Consolidated School Law, to amend, relative to school sessions on general election day (Int. No. 1331).....	1709
Continental Association for Promotion of Continental Unity, relative to incorporate (Int. No. 1428).....	2535, 2772, 2785

	PAGE.
Contracts, awarding, assigning and subletting of, relative to regulate (Int. No. 309)....	111, 1182, 1352, 1387, 1577, 1650 1830, 1880
Controversies, relative to provide for investigation of (Int. No. 78)	45
Convicts in prisons and penitentiaries, commutation of sentences, relative to the application of said act (Rec. No. 34)	327, 1384, 1488, 1519
Cornell University, relative to appropriation to establish a State hall of agriculture (Int. No. 1362).....	1831
Corning, charter of city, to amend, generally (Int. No. 1242).....	1429, 1718, 1792, 1951, 2245, 2306, 2446, 2458, 2603
Corning, relative appropriation for repairing slope wall on Chemung canal feeder (Int. No. 911).....	718, 1710, 1810
Corning, relative to appropriation for dyke along Che- mung river (Int. No. 1244).....	1429, 2772, 2787
Corning, relative to convey certain real property to the Corning Stove Company (Int. No. 1325).....	1661, 2318
Corning, relative to convey certain real property to the Corning Stove Company (Rec. No. 329).....	2439, 2540, 2587
Corning, relative to issue of bonds for constructing sewers in the fifth ward and other localities (Int. No. 910)....	718 1105, 1216, 1248, 1278, 1330, 1490, 2069
Corning, relative to issue bonds for defraying its share of expense of rebuilding Gibson bridge (Int. No. 908)...	718 1105, 1216, 1248, 1277, 1345, 1490, 2069
Corning, relative to issue bonds for meeting temporary deficiencies and current expenses (Int. No. 909)...	718, 1105 1216, 1248, 1278, 1346, 1530, 1599, 1762, 2070

Corning, relative to issue bonds for purchasing and installing certain water mains (Int. No. 907)	718, 1104, 1216 1248, 1277, 1332, 1490, 2069
Cortland, relative to incorporate the city, generally (Int. No. 554)	270, 1106, 1218, 1577, 1645, 2434, 2169
Cortland, relative to issue bonds for building addition to the central school building (Int. No. 705)	387, 883, 990, 1000 1058, 1163, 1326, 1404, 1899, 2770
Cortland, to incorporate city, relative to contracts, power of common council and sidewalks (Int. No. 1253)	1492, 1724 1795, 1950, 2248, 2353, 2887
Cortland, relative to authorize the vestry of St. Peter's church to regulate the interment of bodies in their cemetery (Int. No. 933)	770, 1160, 1739, 2161, 2990
County Law, to amend, relative to:	
Authorizing towns to borrow money (Rec. No. 197)	1491 2906, 2922
County buildings, construction, alteration and repairs (Int. No. 175)	71, 694, 758, 780, 845, 928
County buildings, construction, alteration and repairs (Rec. No. 157)	1098
County charges (Int. No. 1064)	1021, 1935, 2041, 2087 2307, 2506
County officers, removals on charges (Int. No. 1303)	1619
County treasurers, relative to appointment of deputies (Int. No. 226)	86, 159, 175
Docks and bulkheads in certain towns (Int. No. 433)	166
Expenditures of money by fire commissioners in fire districts (Int. No. 687)	385, 951, 1005, 1027, 1253 1302, 2066

County Law, to amend, relative to — Continued:	PAGE.
Legislative powers of boards of supervisors (Int. No. 114)	51, 103, 120, 127, 161, 171, 304, 321, 434, 512, 543
Magistrates and other officers, relative to fees in criminal actions and proceedings (Int. No. 441)	167, 1147
	1211, 1255, 1395, 1466, 1541, 1587, 1633
Registration of dogs (Int. No. 1070)	1022, 1378, 1487
	1510, 1529, 1591
Salaries of county judge and surrogate of Queens county (Int. No. 228)	87
Salaries of county judge and surrogate of Queens county (Rec. No. 138)	1020, 1624, 1703, 1760, 2529, 2885
Special district attorney, appointment in case of vacancy or inability to serve (Int. No. 1208)	1372, 1670
	1754, 1778, 2024, 2131, 2984
Supervisors to raise funds by tax for repair of side-paths (Rec. No. 80)	525, 1153, 1219, 1264, 1357, 1577
	1641, 1839, 1962, 2247, 2345, 2768
Courtlandt, relative to regulate the interment of bodies in the cemetery of St. Peter's Church (Int. No. 484)	204
Court of Appeals, and Supreme Court, relative to granting pensions to judges (Int. No. 1046)	996
Court of Claims, relative to extend jurisdiction (Rec. No. 337)	2440
Court of Appeals, relative to provide for payment of crier and attendants, and the appointment of a law clerk (Int. No. 1245)	1430, 1771, 2047, 2085, 2153, 2205
Craig Colony for Epileptics at Sonyea, relative appropriation (Int. No. 176)	71, 602, 756, 781, 807, 861, 2868, 2986

	PAGE.
Craig Colony for Epileptics, relative to autopsies (Int. No. 1016)	880, 1386, 1486, 1509, 1529, 1593
Creedmoor rifle range, relative to appropriation for additional land (Int. No. 857)	631, 1431, 1515, 1527, 1630 1696, 2892
Cunningham, Mary, relative to certain lands bequeathed by will of John Cunningham (Rec. No. 254)	1904, 2774, 2828

D.

Dannemora Hospital for Insane Convicts, relative appropriation for completion of dining-room wing (Int. No. 269)	98, 528, 584, 605, 707, 747, 2893
Delaware Company, relative to application of Jerome I. Goodrich for cancellation of tax sales (Int. No. 598)	314 687, 758, 780, 845, 928, 1611
Depew, Hon. Chauncey M., addressed the Assembly	2341
Deposit, to amend charter of village, relative to issue of liquor tax certificates (Int. No. 1379)	1909
Doherty, Charles, relative to application for cancellation of tax sales (Int. No. 1292)	1618, 1910, 2042, 2085, 2152 2200, 2892
Domestic Commerce Law, to amend, relative to fees to be charged for steam shovels in grain elevators (Int. No. 836)	565, 954, 1005, 1033, 1998, 2541, 2904, 2909, 2992
Domestic Commerce Law, to amend, relative to labeling of canned and preserved food (Int. No. 163)	69, 1443, 1535
Domestic Commerce Law, to amend, relative to labeling of canned and preserved food (Int. No. 723)	426

Domestic Commerce Law, to amend, relative to manufacture and sale of thread (Int. No. 993)	877, 1737, 1877, 2016 2092, 2446, 2454, 2619, 2675, 2982
Domestic Commerce Law, to amend, relative to redemption of trading stamps, tickets and other devices (Int. No. 670)	359, 881, 984, 1026, 1158, 1203
Domestic Commerce Law, to amend, relative to sale of cakes, crackers and other baked stuffs in packages (Int. No. 284).	100
Domestic Commerce Law, to amend, relative to sale of fruit in crates, baskets and other packages (Int. No. 1395)	2071
Domestic Commerce Law, to amend, relative to unlawful detention of milk cans (Int. No. 1152)	1230, 1739, 1878
Domestic Relations Law, to amend, relative to appointments of guardians by parents (Int. No. 774)	498
Domestic Relations Law, to amend, relative to conveyances by husband and wife to each other (Int. No. 388)	145
Domestic Relations Law, to amend, relative to duties and liabilities of all general guardians (Rec. No. 78)	525 2905, 2930
Dooley, Margaret, relative to release to, certain real estate in town of Harrison (Int. No. 4)	33, 148, 178, 272, 713, 756 780, 807, 856, 2430
Dower, an act concerning (Int. No. 18)	35
Dunkirk, to revise charter of city, relative to assessors (Int. No. 1271)	1526, 1570, 1742, 1778, 1847, 2765
Dunkirk, to revise charter of city, relative to salaries, terms of office and sewers (Int. No. 1077)	1023, 1234, 1273 1512, 1552

	PAGE.
Dunkirk, to revise charter of city, relative to use of Eagle street (Int. No. 1170)	1271, 1666, 1749, 2765
Dutchess county, relative to make the office of sheriff salaried (Int. No. 710)	388, 506, 541, 580, 619, 1049, 1172
Dutchess county, relative to taxation of State lands for school purposes (Int. No. 1062)	1021

E.

Easton, D. Cameron, elected second assistant doorkeeper..	16
East Syracuse, relative to issue bonds for construction of a permanent sewage system (Int. No. 424) ...	164, 467, 584, 606 707, 748, 1226, 1423, 1424, 1895, 1900
Education system, relative to unify under the supervision of the regents of the University (Int. No. 1360)	1831
Election Law, to amend, relative to:	
Ballots (Int. No. 873)	682
Chairman of boards of inspectors, additional compensation (Int. No. 1431)	2614
Designation of places for registry and voting (Int. No. 794)	526, 687, 757, 782, 900, 969, 1077, 2430
Direct nominations (Int. No. 588)	298
Election districts, boundaries (Int. No. 1105)	1100, 1432 1515, 1532, 1627, 1778, 1850, 2991
Election districts in towns where ballot machines are used (Int. No. 513)	248, 502, 559, 576, 608, 650, 1611
Election Law, generally (Int. No. 752)	464
Independent nominations and their places upon the ballot (Int. No. 930)	772
Primary elections, relative to committees (Int. No. 1376)	1909, 2301, 2309

Election Law, to amend, relative to — Continued:	PAGE.
Primary elections, relative to committees (Rec. No. 341)	2440
Primary elections, special enrollments and transfers (Rec. No. 134)	936, 1180, 1263, 1291, 1407
Registration (Int. No. 872)	682
Registration of electors in cities and villages having over 5,000 inhabitants (Int. No. 247)	95
Registration of persons employed by the United States Government (Int. No. 222)	83
Town meetings and elections, holding of, in counties having certain population (Int. No. 714)	425, 951, 1005 1034, 1055, 1257, 1294, 2065
Voting machines, use of (Int. No. 793)	501, 1179, 1352 1390, 1513, 1553, 1588, 1634, 1976, 2056, 2265, 2339
Electricity, relative to regulate the price of, in cities having a certain population (Int. No. 949)	773
Electricity, relative to regulate the price of, in cities having a certain population (Rec. No. 155)	1098, 1440, 1518, 1564 2236, 2602
Electric power concerns and corporations, relative to regulate charges and providing for enforcement (Int. No. 1164)	1271
Elmira and Horseheads, relative appropriation for widening and diking Newtown creek (Int. No. 1334)	1709
Elmira, charter of city, to revise (Int. No. 117)	51
Elmira, charter of city, to revise, relative to expenses and taxation (Int. No. 1108)	1101, 1928, 2164, 2980
Elmira, charter of city, to revise, relative to firemen's pension fund (Int. No. 1308)	1621

Elmira, charter of city, to revise, relative to ward boundaries, election and appointment of city officers (Int. No. 50)	39, 57, 84, 92, 94, 104, 182, 351, 522
Elmira, relative appropriation for constructing retaining walls on north side of Chemung river (Int. No. 624)	331
Elmira, relative appropriation for protection of dykes and banks of Chemung river (Int. No. 571)	295, 2301, 2309
Elmira, relative appropriation for straightening, widening and deepening of Newtown creek (Int. No. 156)	65, 2537, 2561
Elmira, relative appropriation for the New York State Reformatory (Int. No. 220)	83, 566, 613, 634, 737, 795, 2888
Engrossing of bills, relative to specially designed type (Int. No. 1366)	1832
Erie county, appropriation for drainage in towns of Amherst and Clarence (Int. No. 67)	42, 2773, 2795
Erie county, Moses Taylor Hospital, relative to erect and maintain a hospital at West Seneca (Int. No. 63)	41, 369 584, 610, 633, 707, 746, 1706
Erie County Penitentiary, relative to keepers (Int. No. 804)	527
Erie county, relative to construction of a bridge across Niagara river to Grand Island (Int. No. 230)	87, 731, 792 805, 1004, 1041, 1059
Erie county, relative to construction of a bridge across Niagara river to Grand Island (Int. No. 1137)	1177, 1672 1757, 1776, 2023, 2303, 2327
Erie county, relative to filing transcripts of stenographer's minutes to county court (Int. No. 1393)	1980, 2686, 2715, 2991

Essex county, relative to application of Charles Doherty for cancellation of tax sale of certain lands in town of Minerva (Int. No. 1292)....	1618, 1910, 2042, 2085, 2152, 2200 2892
Essex county, relative to make the office of sheriff salaried (Int. No. 491).....	230, 368, 413, 798
Estates of deceased persons, relative to prevent fraudulent claims against (Int. No. 760).....	465
Execution building for condemned prisoners, relative to appropriation for erection (Int. No. 1054).....	997, 1072
Executive Law, to amend, relative to fees collectible by the Comptroller (Int. No. 994).....	877, 1375, 1484, 1509, 1530 1597, 2892
Executive Law, to amend, relative to lawyers filing their autograph signatures in county clerk's office (Int. No. 578).....	296

F.

Ferries, relative to traffic upon (Int. No. 770)....	498, 731, 791 803, 902, 981
Fire department, relative to permitting membership of persons convicted of felony (Rec. No. 276)....	1907, 2541, 2590
Fire department, relative to regulate the membership (Int. No. 24).....	36
Fire-escapes in hotels, relative to provide for (Int. No. 94).	47
Fishkill Landing, relative to legalize the issue of bonds (Int. No. 982).....	840, 1031, 1088, 2889
Fishkill Landing, relative to legalize the issue of bonds (Int. No. 983).....	840, 1031, 1087, 2890

	PAGE.
Flag day, relative to designation as a public holiday (Int. No. 766)	497
Floods, prevention of, relative to appropriation (Int. No. 1309)	1621
Foreign corporations, relative to principal place of business (Int. No. 329)....	123, 432, 491, 1739, 1872, 2004, 2155, 2217
Foresters, to amend the Benevolent Orders Law, relative to Independent Order of (Int. No. 197).....	78, 118, 143, 170 207, 239, 420, 522
Forest, Fish and Game Laws, as amended, relative to provide for publication (Rec. No. 361).....	2611, 2689, 2727
Forest Preserve, disputed title to lands, relative to appointment of commission to investigate (Int. No. 1052).....	996, 1769 1870, 2003, 2151, 2194
Fort Edward, relative to better administration of justice (Int. No. 1047).....	996, 1670, 1754, 1837, 2023, 2125
Fort Edward, relative to better administration of justice (Rec. No. 218).....	1654
Francis, Charles S., relative to election for Regent of the University	2733, 2862
Frankfort, relative to provide for payment and assessment of certain improvements in village (Int. No. 838)...	601 801, 912, 958, 1058, 1160, 1191, 1305
Frankfort, relative to provide for payment and assessment of certain improvements in village (Rec. No. 137)...	1019 1159, 1191, 1279
Franklin and St. Lawrence counties, relative to establishing boundary lines (Int. No. 1161).....	1231, 1981, 2301 2316, 2984

Free tuition of non-resident pupils in schools maintain- ing an academic department, relative appropriation (Int. No. 1437)	2900, 2991
Fruit, relative to sale of, in crates, baskets and other packages (Int. No. 1395)	2071
Fulton county, care and support of poor, relative to bring- ing actions (Int. No. 1397).....	2071, 2444, 2471, 2984
Fulton county, relative to application of Everett R. Walker for cancellation of tax sales in town of Bleecker (Int. No. 630).....	332, 1319, 1398, 1443, 1514, 1562, 2893
Fulton county, relative to confirm acts of assessors in town of Stratford (Int. No. 1398).....	2071, 2445, 2471, 2976
Fulton, relative to incorporate the city (Int. No. 1378)..	1909 2241, 2257, 2980
Fulton, to amend charter of city, relative to compensation of city officers (Int. No. 894)..	685, 1104, 1215, 1246, 1278, 1340

G.

Game Law, to amend, relative to:

Adirondaack Park, contracts for assumption by the State of all taxes and assessments of lands (Int. No. 954)	774
Artificial bait for traps (Int. No. 540).....	268
Bass fishing in certain waters in Lake Ontario, Jeffer- son county (Int. No. 721).....	426, 733, 870
Certain game, taking of, by non-residents of a county (Int. No. 151)	64
Close season (Int. No. 267).....	98
Close season for certain quadrupeds and birds in Orange county (Int. No. 427)..	165, 538, 675, 699, 845, 921

Game Law, to amend, relative to — Continued:	PAGE.
Close season for grouse in counties of Ulster, Sullivan and Greene (Int. No. 693).....	386, 954, 1005, 1025 1159, 1205
Close season for grouse in counties of Ulster, Sullivan, Greene and Orange (Rec. No. 195)...	1491, 2001, 2109
Close season for grouse, woodcock and quail in Rensselaer county (Int. No. 550)....	269, 538, 675, 1004, 1041 1362, 1421, 2890
Close season for mink, skunk, muskrat and foxes in Delaware county (Int. No. 1024)....	937, 1188, 1352, 1386 1513, 1553, 1746, 1805
Close season for quail (Rec. No. 144)....	1096, 2001, 2111
Close season for quail in Schoharie county (Int. No. 541).....	268, 1672, 1747, 2884, 2986
Close season for squirrels (Int. No. 549)...	269, 537, 583, 605 706, 745, 1093
Close season for trout in Orange county (Int. No. 428).....	165, 732, 790, 803, 901, 977, 2061
Commissioners of the Forest, Fish and Game Commission and Forest Preserve Board, relative to associate commissioners (Int. No. 1390).....	1979
Cultivation of shellfish, information concerning leases and franchises (Rec. No. 333).....	2439, 2615, 2628
Deer (Rec. No. 348)	2535
Destruction of illegal devices (Rec. No. 169)....	1313, 1508 1609, 1625, 1650, 1747, 2139
Fires to clear land (Int. No. 291).....	109, 396, 540
Fires to clear land (Rec. No. 71)...	524, 1188, 1264, 1307, 1577, 1643, 1761

Game Law, to amend, relative to — Continued:

PAGE.

Fire-wardens (Int. No. 1280).....1571, 2000, 2094, 2890

Fishing for non-game fish in Cayuga lake and tribu-
tary streams (Int. No. 389).....146, 2537, 2566Fishing for non-game fish in Cayuga lake and tribu-
tary streams (Int. No. 470).....202, 273, 318, 954, 1187
1262, 1286, 2000, 2097, 2145, 2241, 2260Fishing in Black lake, St. Lawrence county (Rec. No.
226)1656, 2001, 2108

Fishing in Canandaigua lake (Int. No. 897)..... 716

Fishing in Canandaigua lake (Int. No. 922)..... 720

Fishing in Hemlock lake (Int. No. 1066).....1021, 1187
1258, 1273, 1397, 1480Fishing in Raritan bay, Richmond county (Int. No.
758) 465

Fishing in Richmond county (Int. No. 1238)..... 1429

Fishing in Saratoga lake and Lake Lonely (Int. No.
986)841, 1187, 1259, 1897Fishing in Saratoga lake and Lake Lonely (Rec. No.
146) 1096Fishing in Whaley pond, Dutchess county (Int. No.
418)163, 537, 583, 606, 706, 744, 2890Fishing through the ice in Canandaigua lake (Int. No.
199)78, 955, 1507, 1608, 2431Fishing through the ice in certain counties (Rec. No.
281)1908, 2447, 2448, 2489

Fishing through the ice in Lake Keuka (Int. No. 1095), 1055

Fishing through the ice with tip-ups in Orange and
Rockland counties (Int. No. 462).....185, 732, 790, 803
900, 971

Game Law, to amend, relative to — Continued:	PAGE.
Fishing through the ice with tip-ups in Orange and Rockland counties (Rec. No. 172).....	1313, 2449, 2500
Fishing with tip-ups and setlines in Cross lake, coun- ties of Onondaga and Cayuga (Int. No. 215) ..	80, 192, 211
Game in Richmond county (Int. No. 1274).....	1570, 2000 2096, 2880, 2986
Game protectors, defining powers (Rec. No. 216).....	1654 2001, 2110
Game, taking of, for sale (Int. No. 344).....	125
Game, taking of, Richmond county (Int. No. 759).....	465
Greene county, spearing fish in certain towns (Int. No. 1281).....	1571, 1672, 1747, 1838, 1957, 2432
Grouse and woodcock in counties of Schoharie, Mont- gomery and Otsego (Rec. No. 236).....	1658, 2001, 2110 2167, 2542, 2643, 2678, 2693, 2849
Grouse and woodcock, sale of (Int. No. 144).....	63
Grouse and woodcock, sale of (Rec. No. 203)....	1613, 2002 2242, 2615, 2626, 2649, 2652
Hares and rabbits, close season in Dutchess county (Int. No. 457)	185
Hudson river, taking shad (Int. No. 1201).....	1371, 1999 2094, 2231
Hunting and fishing on Sunday in Sullivan county (Int. No. 882)	684, 2000, 2095, 2981
Hunting with ferrets in Cattaraugus county (Rec. No. 409) ..	2895, 2906, 2926
Laying out private parks (Int. No. 582).....	297, 956, 1188 1352, 1838, 1958
Leases for the cultivation of shell-fish, to legalize and confirm (Int. No. 266)	98, 369, 492, 510, 581, 623, 1092

Game Law, to amend, relative to — Continued:	PAGE.
Licenses for nets in Lake Erie in Chautauqua county (Int. No. 1402)	2072, 2538, 2593, 2976
Mink, skunk, muskrat and foxes, close season in certain counties (Int. No. 160)	65, 117, 129
Nets, use of, in tide waters of New York city (Int. No. 1102)	1100
Non-residents, to prohibit hunting or fishing in certain counties without a license (Int. No. 1384) ..	1978, 2537, 2568
Peconic bay, taking of wild fowl (Int. No. 828) ..	564, 732, 871
Penalties (Int. No. 631)	332, 1507, 1532, 1572 1628, 1686, 2890
Pheasants, taking of (Int. No. 613)	329, 538, 583, 605 706, 740, 1092
Pickereel, pike and nets in Lake Erie (Rec. No. 224)	1655
Possession of fish, game and birds during the close season (Int. No. 634)	332
Powers of game protectors (Int. No. 835)	565
Powers of special game protectors (Int. No. 563)	294 395, 440, 451, 513, 553
Powers of supervisors in Queens, Nassau and Suffolk counties (Rec. No. 132)	936, 1189, 1355, 1508, 1529 1589, 1707
Privilege of witnesses (Int. No. 1336)	1709
Privilege of witnesses (Rec. No. 403)	2771, 2904, 2939
Propagation and protection of fish, birds and game (Int. No. 1400)	2071
Protection of fish in Chautauqua lake (Int. No. 116) ..	51 193, 242, 258, 338, 381, 1092

Game Law, to amend, relative to — Continued:	PAGE.
Salaries of assistant chief game protectors (Int. No. 1169)	1271, 1771, 2047, 2085, 2153, 2207
Spearing fish in creeks of Orleans county (Int. No. 177)	71
Spearing fish in creeks of Otsego county (Int. No. 331),	124
Spearing fish in creeks of Otsego and Orleans coun- ties (Int. No. 479)	203, 273, 306, 1092
Spearing fish in Seneca lake (Rec. No. 143)	1096, 2615
	2627, 2660, 2711
Transportation of fish (Int. No. 1029)	938, 1187, 1259
	1273, 1397, 1476, 2891
Transportation of trout (Rec. No. 196)	1491
Trout and game, Delaware county, prohibiting sale of (Int. No. 328)	123, 273, 351, 510, 581, 622, 1886, 2139
Trout, close season (Int. No. 376)	141, 539, 675
	697, 807, 855
Trout, close season on Long Island (Int. No. 182)	72
	117, 128, 494
Various subjects (Rec. No. 308)	2142, 2447, 2491
	2596, 2657, 2709
Venison, sale of, in Adirondack park (Rec. No. 170) . .	1313
	2615, 2626, 2660, 2711
Venison, sale of, in certain parts of the state (Int. No. 450)	184
Wild birds (Int. No. 886)	684, 954, 1005, 1026, 1258
	1301, 1888, 2138
Wild black bears, protection of (Rec. No. 53)	424, 1189
	1264, 1291, 1355, 1672, 1873, 2152, 2904, 2911
Wild deer, close season (Int. No. 371)	140, 273, 351, 374
	439, 459, 2517, 2602

	PAGE.
Game Law, to amend, relative to — Continued:	
Wild deer, taking of, and possession of venison (Int. No. 100)	49
Wild fowl (Rec. No. 158)	1098, 1977, 2135, 2280, 2433, 2619
Wild fowl, close season (Int. No. 155)	65
Woodcock, taking of (Int. No. 694)	386, 1187, 1260 1273, 1398, 1483, 1544, 2889
Gardner, Charles A., elected a Regent of the University	60, 68
Gas, electric light, heat or power corporations, relative to deposits received from consumers as security (Int. No. 471)	202
Gas, illuminating, relative to regulate the price and quality in cities of 20,000 or over (Int. No. 1092)	1054
General city law, to amend, relative to establishment of hospitals for treatment of pulmonary tuberculosis (Int. No. 1247)	1430, 1729, 1878, 2005, 2154, 2213, 2267
General city law, to amend, relative to establishment of hospitals for treatment of pulmonary tuberculosis (Rec. No. 300)	2141
General corporation law, to amend, relative to acquisition of property without the state (Int. No. 453)	184
General corporation law, to amend, relative to acquisition of property without the state (Rec. No. 25)	265, 505 560, 589
General corporation law, to amend, relative to acquisition of property without the state (Rec. No. 179)	1314, 1773 1879, 1966
General corporation law, to amend, relative to principal place of business of foreign corporations (Int. No. 329)	123, 432, 491, 1739, 1872, 2004, 2153, 2217

	PAGE.
General law, relative to payment of interest on cash security deposited by employes with their employers (Int. No. 732)	427
General law, relative to prevent non-residents from serving or acting as deputy sheriffs, special policemen or constables (Int. No. 1302)	1619, 1935
General laws, to amend, relative to militia, expense of erecting and maintaining armories (Int. No. 41).....	38
General laws, to amend, relative to the eight hour law (Int. No. 1082)	1053
General municipal law, to amend, relative to taxes of railroads payable to county treasurers (Int. No. 945)...	773
General municipal law, to amend, relative to taxes of railroads payable to county treasurers (Rec. No. 237).....	1658 2448, 2493
Genesee county, relative to deeds of conveyance arising out of tax sales (Int. No. 181).....	72, 100, 122, 366, 501 559, 576, 607, 645, 1707
Genesee river, relative to appointment of commissioners to determine cost of constructing reservoirs (Int. No. 615)	329, 1738, 1877, 2005, 2155, 2214
Geneva, to amend charter of city, relative to designation of depositaries for city fund (Int. No. 960).....	800, 1727 1879, 1944, 2150, 2175, 2764
Geneva, to amend charter of city, relative to moneys due the fire department (Int. No. 962).....	800, 1727 1877, 1944, 2174, 2764
Gloversville, relative to appropriation for erection of a state armory (Int. No. 278).....	99, 1431, 1515, 1527 1629, 1689, 2766

	PAGE.
Gloversville, relative to disposal of sewage (Int. No. 1103),	1100
Gloversville, relative to disposal of sewage (Rec. No. 212)	1616, 1733, 1800, 1859
Gloversville, to amend charter of city, relative to salary of commissioner of charities (Int. No. 1104)	1100, 1724 1795, 2995
Good Friday, relative to designation as a public holiday (Int. No. 792)	501
Goodrich, Jerome J., relative to application for cancellation of tax sales (Int. No. 598)	314, 687, 758, 780 845, 928, 1611
Government:	
Appropriation for certain expenses of, and supplying deficiencies in former appropriations (Int. No. 1339),	1661 1835, 1838, 1958, 2753, 2991, 3109
Appropriation for certain expenses of, and supplying deficiencies in former appropriations (Int. No. 1436),	2898 3109
Appropriation, relative to support of (Int. No. 285) . .	100 441, 452, 513, 553, 2366, 2428, 2531, 2684, 2768, 3046
Ways and means, relative for support of (Int. No. 1438)	2901
Governor:	
Annual message	19, 3007
Message from, relative to appointment of a commission, relative to betterment of schools	2679
Message from, relative to resignation of St. Clair McKelway	353
Message from, relative to taxation of mortgages	1817
Message from, transmitting communication from State commissioner of health	993

Governor's Island, certain lands under water to convey to the United States (Rec. No. 51)	424, 529, 584, 615, 673
Grain elevators, relative to fees to be charged for steam shovels (Int. No. 836)	565, 954, 1005, 1033, 1998, 2541
	2904, 2909, 2992
Greene, Brevet Major-General George S., relative to placing bronze statue of, on battlefield of Gettysburg (Int. No. 1036)	939, 1430, 1514, 1526, 1630, 1697, 2888
Greene county, relative to making the office of supervisor salaried (Int. No. 1125)	1176, 1375, 1484, 2065

H.

Hamilton, Alexander, relative to provide for a statue in memory of, at the capitol at Albany (Rec. No. 408) . .	2895, 2949
Hamilton county, relative to application of William L. Ostrander for cancellation of tax sales in town of Hope (Int. No. 629)	331, 1319, 1398, 1444, 1514, 1563, 2893
Herkimer county, relative to make the office of sheriff salaried (Int. No. 2)	33, 65, 75, 82, 85, 90, 2867, 2988
Highway Law, to amend, relative to:	
Appointment of overseers of highways (Int. No. 874) . .	683
1147, 1211, 1247, 1325, 1403, 2066, 2291, 2295, 2361	
2618, 2648, 2668, 2985	
Annual tax in towns voting in favor of the money system (Int. No. 602) . .	315, 951, 1084, 1154, 1325, 1406, 2065
Assessments for highway labor (Int. No. 123)	54, 507
559, 576, 608, 648, 1018, 1310, 1359, 1419, 1577, 1644	
Auditing expenses for highways and bridges, and state-ment of expenses by commissioners (Int. No. 1089) . .	1054
1378, 1487, 1510, 1529, 1588	

Highway Law, to amend, relative to — Continued:	PAGE.
Automobiles or motor vehicles, use of on public highways (Rec. No. 349).....	2607, 2776, 2837
Commissioners of highways in certain towns, duties of (Int. No. 666)	358, 2618, 2625, 2653
Commutation of highway labor (Int. No. 264).....	98, 158
	174, 242, 316, 400, 441, 766
Commutation of highway labor (Int. No. 276).....	99
Construction, maintenance and repairs of certain bridges (Rec. No. 139)	1020, 2074, 2172, 2541, 2595
Cutting weeds and brush (Int. No. 875).....	683, 1147, 1210
	1247, 1278, 1343, 1706
Discontinuance of highways (Int. No. 880)....	683, 949, 1007
	1026, 1158, 1199, 2283, 2531
Extraordinary repairs of highways and bridges (Int. No. 386)	145
Extraordinary repairs of highways and bridges, submission of propositions for expenditures and issue of town bonds (Int. No. 706).....	388, 507, 558, 676, 898
	1004, 1079, 1312, 1356, 1362, 1420
Free use of highways (Int. No. 1017).....	880, 1148, 1288
	1388, 1577, 1650, 1970, 2037, 2264
Highway Alliance to elect its directors by a mail vote (Int. No. 1391)	1976, 2536, 2555, 2982
Highway blockaded by snow (Int. No. 1043).....	995
Improvement of public highways, erection of sign posts (Int. No. 1049)	996
Improvement of public highways, excepting the city of Rome (Int. No. 279).....	99, 369, 412, 436, 512, 546
Improvement of public highways, excepting the city of Rome (Rec. No. 30)	266, 545

Highway Law, to amend, relative to — Continued:	PAGE.
Improvement of public highways, relative to payments	
to contractors (Int. No. 102).....	49, 73, 80, 103, 119
	137, 142, 243
Lands and buildings adjoining highways repaired and	
macadamized, payment of damages (Int. No. 1098)..	1099,
	1379, 1534, 1627, 1631, 1778, 1847, 2990
Laying out highways (Int. No. 809).....	528
Mile stones and guide boards (Int. No. 896).....	716
Mile stones and guide boards (Rec. No. 114).....	770, 2074
	2171, 2690, 2698
Removal of snow (Int. No. 1038).....	939, 1146, 1211, 1254
	1396, 1471, 1543, 2065, 2290, 2294, 2365, 2619, 2676, 2985
Road machines, purchase and repair of (Int. No. 293)..	109
	694, 812, 870, 899, 1029, 1064
Sidewalks and trees (Int. No. 268).....	98, 158, 198, 755
Sidewalks and trees (Rec. No. 188).....	1364, 1939
State aid to towns and counties for repairing highways	
(Int. No. 273).....	99, 158, 175, 213, 254, 951, 1006, 1028
	1258, 1303, 2066
State aid to towns in repairing highways (Int. No.	
1065)	1021
State aid to towns in repairing highways (Rec. No.	
214)	1654, 2616, 2632
Hoffman's Island, relative to appropriation for repairing	
sea wall and buildings belonging to quarantine estab-	
lishment (Int. No. 359).....	134, 428, 457, 468, 543, 587, 766
Hoffman's Island, relative to appropriation for repair of	
certain buildings belonging to quarantine establish-	
ment (Rec. No. 312).....	2237, 2541, 2591

	PAGE.
Home for the aged of both sexes, certain counties, relative to establish (Int. No. 591).....	298
Hornellsville, to incorporate the city, relative to city elections (Int. No. 1256)...1493, 1716, 1790, 1943, 2150, 2183,	2270
Hornellsville, to incorporate the city, relative to city elections (Rec. No. 325).....	2297
Hornellsville, to incorporate the city, relative to overseer of the poor (Rec. No. 291).....	1978, 2091
Hornellsville, relative to incorporation of a town agricultural corporation, and conferring certain privileges (Int. No. 1153).....	1230, 1684, 1742, 1779, 1851
Hornellsville, relative to incorporation of a town agricultural corporation, and conferring certain privileges (Rec. No. 283).....	1908
Hornellsville, relative to legalize the issue of bonds and provide for payment (Int. No. 1001).....	878, 1147, 1211, 1249 1277, 1338, 1762
Hospitals, relative to treatment and care of female patients (Int. No. 223).....	83
Hospitals supported in part by public charity, relative to authorize towns to appropriate money to help maintain (Int. No. 632).....	332, 950, 1006, 1025, 1159, 1207
Hotel keepers, to regulate the liability and to prevent fraudulent practices upon (Int. No. 1346).....	1765
Hotel keepers, to regulate the liability and to prevent fraudulent practices upon (Rec. No. 298).....	2140
Hotels, relative to provide fire-escapes (Rec. No. 286).....	1908
Hotels, relative to provide with fire-escapes (Int. No. 94)...	47

	PAGE.
Hudson, charter of city, to amend, relative to reduce appropriations for the commission of public works (Int. No. 1296)	1618
Hudson, charter of city, to amend, relative to water rents (Int. No. 353).....	133
Hudson, relative to appropriation for House of Refuge for Women (Rec. No. 398).....	2770, 2950
Hudson, relative to borrow money to install a gravity water system (Int. No. 352).....	133
Hudson, relative to establish a law library (Int. No. 1051),	996
	1432, 1515, 1527, 1630, 1698
Hudson, to amend charter of city, relative to increase the commission of public works (Int. No. 1185).....	1316, 1923
	2239, 2252, 2322
Hudson, to amend charter of city, relative to increase the commission of public works (Rec. No. 378).....	2688, 2732
Hydraulic steam or hot water fitting, relative to license the business (Int. No. 231).....	87, 889

I.

Ilion, relative to conveyance of cemetery, and providing for its control and maintenance (Int. No. 1093)....	1054, 1245
	1282, 1387, 1514, 1561, 2065
Ilion, to amend charter of village, relative to police force (Int. No. 987).....	841, 1244, 1280, 1897
Indian Law, to amend, relative to actions against Indians on their contracts (Int. No. 947).....	773, 1272, 1351, 1386
	1513, 1556, 2430

	PAGE.
Indian Law, to amend, relative to lease to white persons of lands on the Tonawanda reservation (Int. No. 742)...	450
	734, 791, 803, 902, 980, 1762
Inebriates' Home, to incorporate, and provide for the care and treatment of habitual drunkards (Rec. No. 414)....	2896
	2905, 2933
Inferior courts of record, relative to reporting decisions and furnishing copies of opinions to the miscellaneous reporter (Int. No. 1352).....	1767, 2241, 2254, 2981
Insane, relative to transfers to Matteawan State Hospital (Int. No. 1396).....	2071
Insanity Law, to amend, relative to creating the office of medical inspector and prescribing duties (Int. No. 796)..	526
	881, 985, 1001, 1157, 1195, 2520, 2602
Insanity Law, to amend, relative to maintenance of patients and transfer of insane convicts to Matteawan Hospital (Int. No. 417).....	163, 1178, 1262, 1274, 1513, 1554
	2516, 2602
Insanity Law, to amend, relative to names of certain State hospitals, powers of Commission in Lunacy (Int. No. 802)	527, 940, 1084
Insanity Law, to amend, relative to names of certain hos- pitals, powers of Commission in Lunacy (Rec. No. 177)..	1314
	1435, 1518, 1565, 1653, 1704, 1812, 1852
Insanity Law, to amend, relative to temporary commit- ment and providing as to clothing worn by patients (Int. No. 727).....	426, 686, 757, 782, 900, 967, 1612
Insurance:	
Applications for insurance, relative to mistakes in (Int. No. 614).....	329, 2903, 2917

Insurance — Continued:

PAGE.

Associations of underwriters known as Lloyds (Rec. No. 292).....	1978, 2541, 2591, 2657, 2708
Casualty insurance corporations, relative to assets and liabilities (Rec. No. 353).....	2609, 2688, 2738
Co-operative insurance fund in certain perilous occupations, relative to create (Int. No. 480).....	204, 604
Corporations agreeing to furnish burial in case of death, or medical attendance in case of sickness, to amend, relative to (Int. No. 124).....	54, 953, 1083, 1190 1326, 1401
Diocesan insurance corporation for the Roman Catholic diocese of Brooklyn, to incorporate (Int. No. 1340).....	1710, 1997, 2003, 2021, 2112, 2430
Fire insurance brokers, relative to license (Int. No. 318)	113
Fire insurance business, transaction of companies from other States (Rec. No. 171).....	1313, 1441, 2542
Fire insurance companies, relative to prevent from entering pools, trusts, conspiracies or agreements to control rates of insurance (Int. No. 319)...	113, 1245, 1282
Fire insurance companies, to amend law by adding a new section (Rec. No. 83)...	525, 954, 1008, 1046, 1524, 2885
Fire insurance corporations, relative to transaction of business (Int. No. 1278).....	1571
Fire insurance policies, to amend law, relative to construction of (Int. No. 557).....	293, 1184
Fire insurance policies, to amend law, relative to proof of loss under (Int. No. 580).....	296

Insurance — Continued:

PAGE.

Foreign fire insurance companies and unauthorized associations, relative to levying a tax upon policies (Int. No. 715).....	425, 1184, 1441
Foreign fire insurance companies, relative to levying a tax upon, and to provide for its collection and distribution (Rec. No. 364).....	2612, 2689, 2724
Foreign fire insurance companies, relative to taxation (Int. No. 643) ..	333, 730, 870, 898, 1029, 1066, 1166, 1706
	2291, 2295, 2428, 2429
Fraternal beneficiary societies, relative to changes in declaration of incorporation (Int. No. 821)	563, 1184
	1262, 1286, 1997, 2302, 2445, 2451
Fraternal beneficiary societies, relative to incorporation (Int. No. 737) ..	428, 953, 1085, 1154, 1325, 1402, 2889
Life insurance, relative to construction of warranties in applications (Int. No. 901).....	717
Life or casualty insurance, relative to the form of a contract or policy (Int. No. 608).....	316
Standard fire insurance policy, relative to use of by associations of individual underwriters known as Lloyds (Rec. No. 141).....	1020, 1246, 1289, 1412
Title and credit guaranty corporations, to amend law, relative to directors (Int. Nb. 1401)....	2072, 2444, 2475
Title and credit guaranty corporations, to amend law, relative to officers (Int. No. 586)	297, 604, 677, 699
	845, 926, 1611
Union Fire Insurance Company, relative to extend the corporate existence and charter (Int. No. 397)....	147
	730, 792, 812, 842, 959, 1009, 1036, 1062, 1167

Insurance — Continued:

PAGE.

- Union Fire Insurance Company, relative to extend the corporate existence and charter (Rec. No. 103) .. 768
1441, 1518, 1539, 1998, 2274
- Inter-Urban Gas Company, relative to its powers (Int. No. 505)247, 393, 440, 451, 513, 550, 1093, 1310, 1418, 1577
1647, 1975
- Iroquois, relative to appropriation for Thomas Asylum for Orphan and Destitute Indian Children (Int. No. 431) 165
602, 756, 781, 899, 963, 2871, 2987
- Islip, relative to acquire docks and landing places (Int. No. 1121)1175, 1378, 1487, 1510, 1529, 1590, 2891
- Ithaca, relative to confirmation of paving assessments (Rec. No. 377) 2614, 2689, 2129
- Ithaca, relative to establish and maintain a water department (Rec. No. 211) 1615
- Ithaca, relative to raise money by taxation for highway improvements (Rec. No. 285)1908, 2447, 2486

J.

- Jamestown Co-operative Supply Company, relative to rights, powers and duties of stockholders (Int. No. 54) .. 40
102, 121, 126, 161, 173, 1612
- Jamestown, relative to acquire and maintain a water supply system (Int. No. 64) ..42, 84, 92, 103, 118, 131, 135, 495, 714
- Jefferson county, relative to an additional justice of the peace in town of Wilna (Int. No. 1432) 2614
- Jefferson county, relative to an additional justice of the peace in town of Wilna (Rec. No. 418)2896, 2904, 2936
- Jewish Theological Seminary Association, relative to confirm consolidation (Rec. No. 294)2070, 2778, 2806

PAGE.

Johnston, Frank W., elected sergeant-at-arms.....	15
Johnstown, relative to erection of a monument to Sir Wil- liam Johnson (Int. No. 651).....	356, 2903, 2919
Junk business, to regulate, and requiring a license from Secretary of State (Int. No. 469)....	202, 692, 813, 889, 1143 1210, 1248, 1277, 1345, 1426, 1488, 1577, 1646, 2889

K.

Kehn, Andrew, elected first assistant doorkeeper.....	16
Kingston, charter of city, to amend, relative to establish a city court (Int. No. 1094)...	1054, 1719, 1789, 1949, 2303, 2325 2887
Kingston, relative to purchase site for a federal building (Int. No. 607).....	316, 429, 491, 510, 581, 621, 1018
Kingston, to revise charter of city, relative to local improve- ments (Int. No. 930).....	721, 1105, 1217, 1490, 1828
Knickerbocker Trust Company, to amend law, relative to increasing the number of directors (Int. No. 185)....	72, 508 559, 579, 705, 751, 1975, 2235, 2236, 2284, 2294, 2542, 2643 2768

L.

Labor Law, to amend, relative to appointment of volunteer deputy factor inspector (Int. No. 486).....	229
Labor Law, to amend, relative to appointment of deputy factory inspector (Int. No. 1276).....	1571
Labor Law, to amend, relative to children working in streets and public places in cities of first class (Int. No. 526),	266 508, 614, 734, 900, 965, 1157, 1192, 1396, 1471, 1544, 1707
Labor Law, to amend, relative to destruction of data re- ceived by the Commissioner of Labor (Int. No. 1313)....	1659 1941, 2042

	PAGE.
Labor Law, to amend, relative to elevators in factories (Int. No. 1418).....	2299, 2686, 2720, 2991
Labor Law, to amend, relative to employment of children in canning factories during vacation (Int. No. 1144) ..	1228
	1941
Labor Law, to amend, relative to employment of children where such employment is prohibited (Rec. No. 7)....	201
	695, 760, 913, 1157, 1194, 1360, 1897
Labor Law, to amend, relative to employment of citizens of the United States on public works (Int. No. 302)	110
Labor Law, to amend, relative to employment of women and children in factories (Int. No. 531)	267, 508, 614, 700, 900
	972, 1012, 1158, 1196, 1762
Labor Law, to amend, relative to employment of women and minors in dangerous occupations (Int. No. 596)	299, 508
	557, 705, 752
Labor Law, to amend, relative to employment of women and minors in dangerous occupations (Rec. No. 310)....	2237, 2905
Labor Law, to amend, relative to employment of women and children in mercantile and other establishments (Int. No. 530)	267, 509, 614, 702, 845, 926, 982, 1013, 1158, 1197
Labor Law, to amend, relative to employment of women and children in mercantile and other establishments (Rec. No. 323)	2296, 2539, 2580
Labor Law, to amend, relative to engineers and firemen in charge of boilers and engines (Int. No. 548)	269
Labor Law, to amend, relative to governing the employ- ment of women and children in mercantile establishments (Int. No. 6)	33, 1382, 1487, 1510, 1630, 1700

	PAGE.
Labor Law, to amend, relative to grades of factory inspectors (Int. No. 1323)	1660
Labor Law, to amend, relative to hours of labor (Int. No. 691)	386
Labor Law, to amend, relative to hours of labor of employees in State institutions (Int. No. 310).....	112, 2929
Labor Law, to amend, relative to hours of labor of employees in State institutions (Int. No. 546).....	269
Labor Law, to amend, relative to labelling goods manufactured in tenement houses (Int. No. 130).....	55, 895
Labor Law, to amend, relative to polishing and buffing (Int. No. 1084).....	1053
Labor Law, to amend, relative to polishing and buffing (Rec. No. 352).....	2609, 2905, 2931
Labor Law, to amend, relative to protection of employees on buildings and bridges in course of construction (Int. No. 718).....	425, 1382, 1533, 1572, 1629, 1687
Labor Law, to amend, relative to time when wages are to be paid (Int. No. 207).....	79, 256
Lake George, certain sunken vessels in, relative to authorize Wm. S. Tuttle to remove (Int. No. 363).....	139, 394, 493
	510, 607, 639, 1611
Lammert, Henry C., elected official stenographer.....	17
Lancaster, to revise charter of village, and repeal all acts, relative to powers and duties of trustees (Rec. No. 116).....	770
	1245, 1290
Lawyers, relative to filing their autograph signatures in the county clerk's office (Int. No. 578).....	296

Leave of absence granted to:

PAGE.

Mr. Bedell	62
Mr. Burke	561
Mr. Candee	836
Mr. Conkling, J. B.	243
Mr. Coon	1312
Mr. Coutant	523, 561, 836
Mr. Cowan	1708
Mr. Dennison	314
Mr. Doughty	1653
Mr. Duer	935, 1426
Mr. Ferre	1613
Mr. Grattan	213
Mr. Hammond	462
Mr. Hanford	182
Mr. Hayden	2070
Mr. Hinson	836, 935
Mr. Hoadley	1052
Mr. Hubbs	1312
Mr. Kehoe	2237
Mr. Lynch	2070
Mr. McCarthy, J. J.	1426
Mr. McNair	422
Mr. Moran	1052
Mr. Moreland	1052
Mr. Morgan	32, 314
Mr. Neville	58
Mr. Oxford	874
Mr. Patchin	32
Mr. Phillips	32, 422

Leave of absence granted to — Continued:	PAGE.
Mr. Platt	51
Mr. Reeve	874, 1653
Mr. Remsen	213
Mr. Reynolds	1052
Mr. Robinson	874
Mr. Ruehl	422
Mr. Smith, A. P.	994
Mr. Smith, C. W.	119
Mr. Smith, G. H.	314, 1426
Mr. Smith, J. T.	213
Mr. Stevens	85, 1052
Mr. Treat	422
Mr. Ulrich	1312
Mr. Wainwright	32
Lewis county, relative to construction of Beech's bridge over Black river, between towns of Lowville and Wat- son (Int. No. 748).	450, 1769, 1870, 2005, 2156, 2222
Lewis county, relative to declaring Deer river and its tributaries a public highway (Int. No. 1241).	1429, 1998 2100, 2145, 2241, 2262, 2993
Lewis county, relative to legalize the division into elec- tion districts of the town of West Turin (Int. No. 280)	100, 158, 175, 194, 208, 237, 592
Lewis county, relative to release to Charles D. Boshart certain real estate in town of New Bremen (Int. No. 1215)	1373, 2072, 2444, 2472, 2992
Lien Law, to amend, relative to application to certain articles (Int. No. 148).	64
Lien Law, to amend, relative to application to certain articles (Int. No. 1315).	1659

	PAGE.
Lien Law, to amend, relative to application of said law to sales of certain articles of personal property (Int. No. 535)	268
• Lien Law, to amend, relative to artisans' liens on personal property (Int. No. 1186).....	1317, 1773, 1866, 2014, 2247, 2343
Lien Law, to amend, relative to books sold on installment plan and to cash registers (Int. No. 108).....	50, 150, 959
Lien Law, to amend, relative to chattel mortgages and conditional sales (Int. No. 1314).....	1659
Lien Law, to amend, relative to contracts for conditional sales, filing and indexing and identification of property (Int. No. 465)	186
Lien Law, to amend, relative to contracts for conditional sales, filing and indexing same and identification of property (Rec. No. 301).....	2141
Lien Law, to amend, relative to contracts for conditional sale of certain articles (Int. No. 1283).....	1572, 1935, 2041
Lien Law, to amend, relative to contracts for conditional sale of goods and chattels (Int. No. 1107).....	1100
Lien Law, to amend, relative to disposition of old chattel mortgages (Int. No. 786).....	500
Lien Law, to amend, relative to filing of builders' contracts (Int. No. 1099).....	1099
Lien Law, to amend, relative to liens of hotel, inn, boarding and lodging-house keepers (Int. No. 866).....	681, 1375 1534, 1740, 1952, 2022, 2121, 2226, 2265, 2891
Lien Law, to amend, relative to place of filing chattel mortgages (Int. No. 538).....	268, 1376, 1533, 1573, 1629, 1689
Lien Law, to amend, relative to stone crushers and road machines (Int. No. 478)	203

Liquors, spirituous or malt, relative to prevent adulteration (Int. No. 1154).....	1230
Liquor traffic, relative to appointment of commission to examine into operation of and report to next Legislature (Int. No. 1175).....	1315
Liquor Tax Law, to amend, relative to correction of clerical errors in certificates and applications (Int. No. 476),	203
Liquor Tax Law, to amend, relative to definitions, salaries and expenses of deputies, depositing excise moneys, etc. (Rec. No. 423).....	2954
Liquor Tax Law, to amend, relative to disposition of fines and penalties (Int. No. 669).....	359
Liquor Tax Law, to amend, relative to excise department (Int. No. 1083).....	1053, 2078
Liquor Tax Law, to amend, relative to excise taxation (Int. No. 1053)	997
Liquor Tax Law, to amend, relative to excise taxation (Rec. No. 194)	1426, 1525, 1531, 1578, 1586
Liquor Tax Law, to amend, relative to excise tax upon the business of trafficking in liquors (Int. No. 443).....	183
Liquor Tax Law, to amend, relative to local option (Int. No. 683)	385, 953, 1004, 1426, 2774
Liquor Tax Law, to amend, relative to notice of violation of law (Int. No. 464).....	186
Liquor Tax Law, to amend, relative to powers and duties of special agents and attorneys (Int. No. 695).....	386
Liquor Tax Law, to amend, relative to rebates (Int. No. 1109)	1101

	PAGE.
Liquor Tax Law, to amend, relative to salary of special agents (Int. No. 1015)	880, 1383, 1486, 1509, 1530, 1598 1638, 1903, 1968
Liquor Tax Law, to amend, relative to time of payment of taxes (Int. No. 1355)	1767, 1998, 2086, 2152 2199, 2270, 2505
Liquor Tax Law, to amend, relative to trafficking in liquors during certain hours on Sunday in cities of more than 1,500,000 (Int. No. 77)	44
Liquor Tax Law, to amend, relative to traffic in liquors and to provide for local option (Int. No. 525)	250, 695 759, 783, 899, 964, 2877, 2986
Liquor Tax Law, to amend, relative to traffic in liquors in connection with other business (Int. No. 298)	110, 1383 1535, 2019, 2306, 2507
Liquors, traffic in, relative to regulate (Int. No. 44)	38
Little Falls, to incorporate the city, relative to general legislative powers of the common council (Int. No. 145)	63, 84, 92, 103, 118, 130, 243, 523
Livingston county, relative to authorize Union Free School District No. 4, towns of Graveland and Sparta, to refund its bonded indebtedness (Int. No. 600)	315, 509 560, 576, 608, 649, 1893, 2139
Livingston county, relative to authorize Union Free School District No. 4, towns of Graveland and Sparta, to refund its bonded indebtedness (Rec. No. 113)	769
Livingston county, to legalize the employment and payment of J. H. Ehrehart (Int. No. 890)	685, 950, 1006 1025, 1158, 1202

Livingston county, relative to make the office of county clerk salaried (Int. No. 111)	50, 1379, 1534, 1572, 1628, 1685
Livingston county, relative to make the office of county clerk salaried (Rec. No. 313)	2238, 2449, 2497
Livingston county, relative to make the office of sheriff salaried (Int. No. 140)	62, 1378, 1535, 1572, 1629, 1686
Livingston county, relative to make the office of sheriff salaried (Rec. No. 314)	2238, 2616, 2636
Loaning money upon assignments of wages or salary, relative to regulate the business (Int. No. 1434)	2683
Lockport, relative to establish heating system in High Street School building (Int. No. 1206)	1371, 1716, 1790 1942, 2150, 2173
Lockport, relative to establish heating system in High Street School building (Rec. No. 262)	1905, 2157
Lockport, relative to improving Transit street (Int. No. 1111)	1101, 1720, 1783, 2004, 2152, 2198
Lockport, relative to improving Transit street (Rec. No. 263)	1905, 2156
Lockport, relative to repairing Washburn street school building (Int. No. 1359)	1831
Lockport, relative to repairing Washburn street school building (Rec. No. 330)	2439, 2777, 2809
Lockport, to amend charter, relative to the salary and contingent fund, and creation of a life bridge fund (Int. No. 707)	388, 2647, 2664, 2977
Lockport, to amend charter, relative to the salary and contingent fund, and creation of a lift bridge fund (Rec. No. 151)	1097, 1732, 1799, 1855

Louisiana Purchase Exposition, relative to appropriation for attending the dedication ceremonies (Int. No. 1163)	1231
1771, 2048, 2085, 2153, 2204, 2530	
Louisiana Purchase Exposition, relative to appropriation for State representation (Int. No. 1371).....	1833, 2242
Louisiana Purchase Exposition, relative to appropriation for State representation (Rec. No. 392).....	2682, 2779, 2800
Lower Niagara River Power and Water Supply Company, to incorporate, relative to powers (Int. No. 1222).....	1374
	2647, 2663

M.

Manhattan Company, relative to increase or reduce its capital stock and alter the number of directors (Rec. No. 277)	1907, 2448, 2491
Mayville, relative to legalize certain acts of the village officers (Int. No. 990)	841, 1245, 1273, 1396, 1474, 2431
McKinstry, Louis, appointed Speaker's clerk	19
Mechanicville, relative to appropriation for bridge over Champlain canal connecting Burke avenue with Francis street (Int. No. 636)	332, 1769, 1871, 2005, 2152, 2197
Medina, to amend charter of village, relative to trustees (Int. No. 1172)	1314, 1443, 1606, 1746, 1808, 2065
Medina, to amend charter of village, relative to trustees (Rec. No. 206)	1614
Members absent without leave of the House:	
Mr. Butler	961
Mr. Clark	961
Mr. Conkling, H.	961
Mr. Hanford	1853
Mr. Reuhl	1445

Membership Corporation Law, to amend, relative to powers of corporations, portion of members non-residents of county (Int. No. 952)	773
Membership Corporation Law, to amend, relative to exhibitions and entertainments on grounds of a fair association (Rec. No. 221)	1655, 1942, 2049, 2134
Membership Corporations Law, to amend, relative to family cemetery corporations (Int. No. 1193).....	1318, 1737, 1796 1943, 2025, 2132, 2431
Membership Corporations Law, to amend, relative to sale of unoccupied lots in cemeteries (Int. No. 1197)....	1318, 1736 1796, 1943, 2181, 2894
Merchandise, misrepresentation in sale of, relative to prevent (Int. No. 977)	839, 2648, 2660
Methodist Publishing House in China, relative to incorporate (Int. No. 1021)....	937, 1179, 1261, 1273, 1397, 1478, 1611
Middletown, relative to better support of the poor (Int. No. 459)	185, 571, 676, 698, 786, 831, 2435
Military Code, to amend, relative to commander-in-chief (Int. No. 194)	77, 1272, 1351, 1387, 1513, 1558, 2431
Military Code, to amend, relative to commissioned officers of the National Guard and Naval Militia (Int. No. 211)...	80 398, 493, 511, 607, 646, 1227
Military Code, to amend, relative to commissioned officers of National Guard and Naval Militia (Int. No. 851)..	630, 1272 1484, 1509, 1530, 1595, 2430
Military Code, to amend, relative to composition and strength of the National Guard and Naval Militia (Int. No. 213)	80, 396, 492, 703, 846, 929, 1894, 2139

	PAGE.
Military Code, to amend, relative to control of armories (Int. No. 121)	54
Military Code, to amend, relative to electrician sergeants in artillery regiments (Int. No. 1293)	1618
Military Code, to amend, relative to enlisted men of the Na- tional Guard and Naval Militia (Int. No. 210)....	79, 397, 493 511, 607, 644, 1227
Military Code, to amend, relative to interest on military funds on deposit with the chamberlain of New York city (Int. No. 850)	630
Military Code, to amend, relative to interest on military funds on deposit with the several county treasurers (Int. No. 902)	717, 1272, 1351, 1387, 1513, 1555, 2430
Military Code, to amend, relative to pay and allowances (Int. No. 212)	80, 397, 494, 512, 608, 660 1227
Military Code, to amend, relative to uniforms and equip- ments for National Guard, Naval Militia and armories (Int. No. 203).....	79, 399, 493, 510, 581, 708, 808, 847, 1227
Militia, to amend law, relative to expense of erecting and maintaining armories (Int. No. 41)	38
Milk cans, to amend law, relative to unlawful detention of (Int. No. 1152)	1230, 1739, 1878
Miller, C. L., appointed Speaker's stenographer	19
Monopolies in articles of commodities, relative to prevent (Int. No. 1279)	1571
Monroe county, relative to authorize the village of Char- lotte to sell its water and electric light plant (Int. No. 1411)	2143, 2618, 2641
Monroe county, relative to authorize the village of Char- lotte to sell its water and electric light plant (Rec. No. 351)	2608

	PAGE.
Monroe county, relative to legalize and confirm certain acts of the town board of Irondequoit (Rec. No. 26).....	265, 1624 1703, 1760, 1814, 2446, 2482
Monroe county, relative to make the office of sheriff salaried, location of county jail and appointment of deputy sheriffs (Rec. No. 86).....	562, 952, 1009, 1044
Monroe county, to make the office of supervisor salaried and regulate the sessions of the board of supervisors (Int. No. 238)....	88, 252, 291, 299, 318, 350, 378, 439, 458, 766
Monroe county, relative to provide for continuing the work of removing obstructions from Black creek, town of Chili (Int. No. 323)	113
Monroe county, relative to salaries of assistant district attorneys (Rec. No. 317)	2296, 2540, 2584
Montezuma turnpike, relative to appropriation for repair- ing (Int. No. 312)	112
Montgomery, relative to legalize a bond issue for building bridges and repairing highways (Int. No. 413).....	163
Montgomery, relative to legalize a bond issue for building bridges and repairing highways (Rec. No. 47)....	423, 530 585, 624
Monument, to Fifty-first Regiment, N. Y. Volunteers, rel- ative to appropriation (Int. No. 1239).....	1429
Morgan, John Hill, seat of, contested by Edwin J. Chap- man	227, 2964
Moriarty, Michael, relative to application for cancellation of tax sales, town of Johnsburgh (Int. No. 972)....	838, 1182 1259, 1273, 1397, 1476, 2891
Motor vehicles, use of, relative to regulate (Int. No. 970)	838

	PAGE.
Mount Morris Water Power Company, relative to construct dam across Genesee river (Int. No. 658).....	357, 1439
	1516, 1532, 1572, 1629, 1693, 2984
Mount Vernon, relative to issue bonds for purpose of meeting temporary deficiencies (Int. No. 125).....	54, 151
	180, 1171, 1226, 1425
Mount Vernon, relative to modifying assessments for local improvements (Int. No. 883).....	684
Mount Vernon, relative to modifying assessments for local improvements (Rec. No. 373).....	2613, 2777, 2822
Mount Vernon, to incorporate city, relative to city officers (Int. No. 362)	135
Mount Vernon, to incorporate city, relative to city officers (Rec. No. 274)	1907, 2776, 2831
Mount Vernon, to incorporate city, relative to compensation of the mayor, aldermen and treasurer (Int. No. 420)	164, 363, 674, 698, 785, 826, 1612, 1902
Mount Vernon, to incorporate city, relative to fire department (Int. No. 660).....	358, 568, 611, 735, 900, 968, 2766
Mount Vernon, to incorporate city, relative to maintenance and care of public libraries (Int. No. 46)....	39, 152
	180, 206, 260, 279
Mount Vernon, to incorporate city, relative to maintenance and care of public libraries (Rec. No. 21)....	245, 573
	615, 670
Mount Vernon, to incorporate city, relative to number of sergeants and amount of money for police force (Int. No. 246) . . .	95
Mount Vernon, to incorporate city, relative to official newspapers (Rec. No. 386).....	2646, 2945

Mount Vernon, to incorporate city, relative to police department (Int. No. 126)	54, 360, 416, 494, 514, 2433
Mount Vernon, to incorporate city, relative to salary of mayor and aldermen (Int. No. 112)	50, 154, 212, 233

N.

Name or picture of any person, relative to prevent the unauthorized use of, for the purpose of trade (Int. No. 647)	356
Name or picture of any person, relative to prevent the unauthorized use of, for the purpose of trade (Rec. No. 40)	328, 1145, 1287, 1351, 1386, 1530, 1596, 1707
Nassau county, relative to authorize the town boards to divide towns into election districts (Int. No. 593)	298
	369, 412, 435, 453, 484
Nassau county, relative to maintain a law library and provide for the purchase of books (Int. No. 862)	631
	950, 1006, 2983
Nassau county, relative to salary of justices of the peace (Int. No. 1233)	1428
Navigation Law, to amend generally (Int. No. 461)	185, 540
	582, 609, 958, 1058, 1161, 2524, 2603
Navigation Law, to amend, relative to qualifications of persons operating or managing boats, launches, vessels and engines (Int. No. 473)	203, 732, 791, 812, 1999
Negotiable instruments, to amend law, relative to checks (Int. No. 205)	79, 160, 176, 233, 422, 713, 803, 845
	911, 960, 1435, 1577, 1649, 1839, 1961
Newburgh, to amend charter, relative to payment of expenses of annual parade and inspection of fire department (Int. No. 375)	141, 186, 209, 259, 337, 379

	PAGE.
Newburgh, to amend charter, relative to payment of expenses of annual parade and inspection of fire department (Rec. No. 58)	496, 778, 814, 864
Newburgh, to amend charter, relative to salary of recorder (Int. No. 628)	331
Newburgh, to amend charter, relative to salary of recorder (Rec. No. 57)	496, 727, 792, 834
Newburgh, to amend charter, relative to water supply, assessment and collection of water rents (Int. No. 456)..	184
Newburgh, to amend charter, relative to water supply, assessment and collection of water rents (Rec. No. 56)..	496
	778, 814, 866
Newfane, relative to authorize the electors to vote upon the local option questions (Int. No. 1424)....	2442, 2648, 2661
Newfane, relative to authorize the electors to vote upon the local option questions (Rec. No. 393)....	2683, 2779, 2801
New Rochelle, charter of city, to amend, relative to fire department (Int. No. 248).....	95, 153, 177, 195, 261, 286
New Rochelle, charter of city, to amend, relative to police department (Int. No. 257).....	97, 153, 177, 195, 261
	285, 872, 1311
New Rochelle, relative to authorize the issue of bonds for temporary deficiencies (Int. No. 19).....	35, 101, 121, 127
	128, 135, 763, 799, 1052
New Rochelle, to amend charter of city, relative to fire department (Int. No. 887).....	684, 1104, 1214, 1361
	2068, 2429
New Rochelle, to amend charter of city, relative to the New Rochelle Hospital (Int. No. 955).....	774, 1720
	1782, 2981

New Rochelle, to incorporate the city, relative to office of justice of the peace (Int. No. 250).....	95, 153, 177, 300 375, 404, 872, 1312
New Rochelle, relative to incorporate the Firemen's Benevolent Fund Association (Int. No. 953).....	774, 1433 1606, 2894
Newspapers, relative to appropriation for balance due for publication of concurrent resolutions and session laws (Int. No. 31).....	37, 56, 66, 73, 85, 89, 798
New York and Albany post road, relative to exempting certain portions (Rec. No. 419).....	2896
New York and Kings counties, commission appointed to inquire into delays and expenses of administration of justice, relative to extending powers (Int. No. 346)..<	126, 148 177, 205, 304, 320, 338, 377, 2743, 2986
New York and London Trust Company, relative to purchase stock, bonds and other securities (Int. No. 1338)..<	1710
New York and London Trust Company, relative to purchase stocks, bonds and other securities (Rec. No. 297)..<	2140 2615, 2629
New York bay, pollution of waters of, relative to appointment of a commission to investigate (Rec. No. 387)....	2646 2688, 2730
New York city:	
Appropriation for supplying coal to the poor (Int. No. 36)	37
Bank shares, relative to correction of errors in assessments (Int. No. 843)	629

New York city — Continued:

PAGE.

- Bank shares in city, relative to correction or errors in
assessment (Int. No. 1019)...937, 1181, 1259, 1285, 1323
1397, 1479, 1550, 1588, 1635, 2435
- Banks, Ursula M., for relief of (Int. No. 641)..... 333
- Battery park, use of, relative to protection (Int. No.
380)... 141, 188, 209, 241, 292, 351, 374, 400, 442, 1093, 2997
- Board of estimate and apportionment, relative to
audit claim of John J. White for services rendered
as dockmaster (Rec. No. 76).....524, 727, 792, 833
- Board of estimate, relative to hear, audit and de-
termine claim of George R. Olney (Int. No. 322)..113, 190
241, 257, 276, 312, 2434
- Board of estimate and apportionment, relative to
refund deductions from salaries of certain em-
ployes (Rec. No. 65)497, 1733, 1800, 1862
- Board of water commissioners, relative to create (Int.
No. 62) 41
- Boody, Alvin, relative to claim for services in office
of commissioner of parks (Int. No. 1240).....1429, 1717
1792, 1943, 2180
- Boody, Alvin, relative to claim for services in office
of commissioner of parks (Rec. No. 270)...1906, 2449, 2501
- Borough of Bronx:
- Exempt Firemen's Benevolent Fund Association,
relative to provide suitable headquarters (Int.
No. 1146)1229, 2536, 2557, 2993
- Park commissioner, relative to lease certain lands
in McCombs Dam park to Metropolitan Associa-
tion of the Amateur Athletic Union (Int. No.
679).....384, 725, 1233, 1284, 1351, 1386, 1514
1560, 1899, 2604

New York city—Continued:

PAGE.

Borough of Brooklyn:

African Wesleyan M. E. church, relative to removal of remains buried in their cemetery (Int.

No. 803).....527, 881, 984, 1001, 1030, 1066, 2432

Animals, relative to slaughtering (Int. No. 1243).. 1429

1718, 1892

Atlantic avenue between Flatbush and Atkins avenues, relative to regulate and improve (Int. No.

314) 112, 171

Atlantic avenue between Flatbush and Atkins avenues, relative to regulate and improve (Int. No.

1003) 878, 1103, 1213, 1249, 1395, 1470, 2875, 2987

Avenue U, relative to provide for improvement from Flatbush avenue to bridge over Garritsen's basin (Int. No. 509).....248, 776, 885, 988

1001, 1031, 1075, 2067, 2995

Bedford avenue, relative to fees of commissioners of appraisal, estimate and assessment (Int. No.

166)..... 69, 151, 180, 206, 304, 322

Bedford avenue, relative to fees of commissioners of appraisal, estimate and assessment (Rec. No.

63) 497, 575, 617, 665

Bedford avenue, to legalize acts of board of estimate, relative to vesting title to (Int. No. 146).. 63

152, 179, 206, 261, 282, 2766

Bedford avenue, relative to prevent the construction of railways upon (Int. No. 25).....36, 359, 417

435, 454, 489, 2437

New York city — Borough of Brooklyn — Continued:	PAGE.
Bonds and stocks, relative to exempt from taxation (Int. No. 321).....	113
Boulevard or parkway, to provide for (Int. No. 622),	330
Brooklyn Eye and Ear Hospital, to incorporate, relative to board of directors (Int. No. 237) ..88,	149
170, 232, 262,	798
Brooklyn Howard Colored Orphan Asylum, relative to managers and trustees (Int. No. 1388)..	1979
2243, 2618, 2625, 2773, 2850, 2983	
Brooklyn public library, to incorporate, relative to permit libraries to convey property (Int. No. 301)	110, 144, 189, 211, 231, 261, 283, 2751, 2986
Claim of city magistrates, relative to salaries and expenses (Int. No. 1337)	1709, 1919, 2239, 2252
	2321, 2977
County court, relative to appointment of clerks and assistants and disposition of records (Rec. No. 268)	1906, 2447, 2485
Department of parks, to amend law, relative to (Int. No. 392)	146
Department of parks, to amend law, relative to (Int. No. 512) ..	218, 724, 788, 804, 1004, 1042, 2066, 2605
Eastern parkway, relative to extension through lands of Cypress Hills Cemetery (Int. No. 68) ..	43
	886, 1033
Flatbush avenue, relative to provide for improvement between Avenue N and Avenue U (Int. No. 511) ..	248, 777, 885, 988, 1001, 1030, 1072, 2066, 2997

New York city — Borough of Brooklyn — Continued:	PAGE.
Flatbush avenue, relative to provide for improvement from boundary line dividing the Twenty-ninth and Thirty-second wards and Avenue N (Int. No. 510).....	248, 778, 885, 988, 1001, 1030, 1067
	2067, 2995
Forty-seventh Regiment armory, relative to appropriation for altering, enlarging and repairing (Int. No. 393)	146, 350
Grade crossings, to abolish certain, and provide means for payment for such changes (Int. No. 1357)	1768, 2239, 2251, 2978
Hoff, Elizabeth Sarah, relative to lands in city devised by will of John H. Hoff (Int. No. 558)....	293
Hoff, Sarah Elizabeth, relative to lands in city devised by will of John H. Hoff, deceased (Rec. No. 136)	1019, 1715, 1797, 1903, 1970, 2041, 2277
Kings county, additional court of civil jurisdiction, relative to establish (Int. No. 315).....	112
Kings county grade crossings, to amend law, relative to new streets, avenues and highways (Int. No. 118).....	51, 391, 531, 947, 1084, 1154, 1257, 1296
	1897, 2291, 2294, 2895
Kings county, relative to expenses of judicial sales (Int. No. 26).....	36, 686, 757, 946, 1026, 1158, 1201
	1394, 1463
Kings county, relative to fees of county clerk (Int. No. 195).....	77, 252, 291, 302, 375, 406, 2976
Kings county, relative to make the office of county clerk salaried (Int. No. 115).....	51, 2537, 2560

New York city — Borough of Brooklyn — Continued:	PAGE.
Kings county, relative to the office of county clerk	
(Int. No. 113) . . . 1101, 1623, 1780, 2017, 2247, 2342, 2982	
Kings county, relative to the office of register (Int.	
No. 1295) 1618, 1937, 2044, 2304, 2335, 2991	
Kings county, to make the office of clerk salaried,	
relative to compensation of copyists (Int. No.	
699) 387	
Kings county, to make the office of county clerk	
salaried, relative to employes (Int. No. 830) 565	
Kings county, to make the office of county clerk	
salaried, relative to employees (Rec. No. 140) . . . 1020	
1671, 1758, 1812, 1902, 1970, 2304, 2334, 2768	
Kings county, to make the office of register sal-	
aried, relative to compensation of copyists (Int.	
No. 543) 268	
Kings county, to make the office of register sal-	
aried, relative to compensation of copyist of old	
or mutilated records (Int. No. 263) 97, 252, 290	
299, 317, 347, 403	
Kings county, to make the office of register sal-	
aried, relative to employees (Int. No. 829) 564	
1622, 1703, 1745, 1950, 2029, 2893	
Kings county, to make the office of register sal-	
aried, relative to salaries of officers and em-	
ployees (Int. No. 65) 42, 2536, 2558	
Kings county, to make the office of sheriff sal-	
aried, relative to audit and allowance of certain	
charges (Int. No. 23) 36, 103, 121, 127, 161, 172	
766, 1091, 1094, 1815, 2023, 2126, 2446, 2454, 2530	

New York city — Borough of Brooklyn — Continued:	PAGE.
Kings county, to make the office of sheriff sal- aried, relative to salaries of officers and em- ployees (Int. No. 66)	42, 2536, 2559
Kings county, to make the office of sheriff sal- aried, relative to salaries of officers and em- ployees (Rec. No. 64)	497
Norwegian Relief Society, relative to confirm title to certain lots (Int. No. 119)....	53, 149, 212, 374, 400 443, 1523, 1613, 2069
Public market in Eighth ward, relative to provide for location and establishment (Int. No. 1030)..	938 1726, 1878, 2005, 2155, 2214
Remsen avenue, relative to assessments for pay- ment of bonds issued for improvements (Int. No. 779)	499, 884, 988, 1001, 1030, 1073, 2436
Surf avenue, assessments for grading and improve- ment, relative to future payments (Rec. No. 246)	1764, 2616, 2633
Trust company to be located in the Twenty-sixth ward, relative to provide for organization (Int. No. 1009)	879
Wallabout market, relative to sale of liquors (Int. No. 864)	681
Wallabout market, relative to sale of liquors (Int. No. 865)....	681, 952, 1007, 1026, 1159, 1348, 2515, 2773 2852, 2906, 2907
Borough of Queens:	
County judge and surrogate, relative to salaries (Int. No. 228)	87

New York city — Borough of Queens — Continued:	PAGE.
County judge and surrogate, relative to salaries (Rec. No. 138).....	1020, 1624, 1703, 1760, 2529, 2885
Far Rockaway, relative to acquisition of certain lands (Int. No. 142).....	63
Illuminating gas, price of, to regulate (Int. No. 152)	64
Long Island city, relative to claim of Joseph Fie- sel, Jr., for plumbing work and material fur- nished the board of education (Int. No. 646)..	356
	2443, 2476
Long Island City, relative to claim of Thomas Pen- ders for mason work and material furnished the board of education (Int. No. 340)....	125, 570, 676
	698, 786, 832, 2437
Macadamized and other public highways, preser- vation of, relative to exempting certain roads from its provisions (Int. No. 240)....	89, 157, 176, 194
	207, 238, 2869, 2987
Macadamized public highways in Queens and Nas- sau, relative to preservation (Int. No. 403)....	147
	1380, 1533, 1574, 1746, 1806, 1843
Macadamized public highways in Queens and Nas- sau, relative to preservation (Int. No. 502)....	247
	368, 412, 435, 453, 479, 2432, 2762, 2768, 2769
Macadamized public highways in Queens and Nas- sau, relative to preservation (Rec. No. 401).....	2771
Taxes, water rates and rents, unpaid, and redemp- tion from tax sale (Int. No. 1173)....	1315, 1721, 1788
	2012, 2247, 2347

New York city — Borough of Queens — Continued:	PAGE.
Water rents and extra water charges, to legalize payments (Int. No. 893).....	685, 1185, 1259, 1285, 1323, 1396, 1473, 2888
Borough of Richmond:	
Port Richmond boulevard, laying out of, relative to cancellation of assessments levied on certain lands (Int. No. 667).....	359, 569, 612, 633, 706, 741 934, 1226
Boundary line between city of, and Mount Vernon, relative to establish (Int. No. 1291).....	1618, 1291, 2317
Boundary line between city of, and Mount Vernon, relative to establish (Rec. No. 322).....	2296, 2680
Braun, John E., relative to claim for services rendered in magistrates' court (Int. No. 681).....	384, 1234, 1354 1882, 1954, 2004, 2152, 2198
Bridge on Westchester avenue across tracks of New York, New Haven and Hartford railroad, relative to construction (Int. No. 1).....	38, 883, 982, 1025 1158, 1202, 2764
Bronx Gas and Electric Company, relative to supply the city of New York (Int. No. 639).....	333
Bronx Gas and Electric Company, relative to supply city at a reasonable price (Int. No. 969).....	801
Bronx Gas and Electric Company, relative to supply city at a reasonable price (Int. No. 1187).....	1317
Brown, Arthur S., relative to release, right, title and interest to certain real estate (Int. No. 422).....	164
Brown, Manheim, for relief of (Int. No. 35)....	37, 1107, 1218 1247, 1278, 1333

New York city — Continued:

PAGE.

Building for certain purposes relating to public interests, to provide for erection and costs to be allowed commissioners (Rec. No. 371)	2613, 2775, 2841
Building for certain purposes to provide for, relative to costs to be allowed commissioners (Int. No. 1143),	1228
Buildings for court purposes, relative to erection (Rec. No. 320)	2296, 2775, 2846
Burton, Mary Augustus, to release to certain real and personal property (Int. No. 931)	771, 881, 1179, 1260, 2431
Catherine market, relative to discontinue use of, and provide for improvement of Catherine slip (Int. No. 141)	63
Charter of, to amend, relative to:	
Additional city magistrate, Borough of Queens (Int. No. 644)	355
Ambulance service, maintenance and operation (Int. No. 1086)	1053
Appointment of a third deputy police commissioner (Int. No. 5)	33, 188, 209, 233, 257, 276, 339 799, 1052
Appointment of engineers in departments of water supply, gas and electricity and bridges (Int. No. 22)	35, 364, 1108, 1288, 1323, 1530 1600, 1638
Appointment of two additional city magistrates and police clerks (Int. No. 733)	427, 1123, 1729 1877, 2011, 2302, 2322, 2767
Assessments by board of assessors (Int. No. 57) . .	40

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Assistant deputy comptroller, providing for ap- pointment and defining his power (Int. No. 11),	34
Assistant deputy comptroller, providing for ap- pointment and defining his powers (Rec. No. 14),	244
	1734, 1801, 1864
Auctioneers (Int. No. 1321).....	1660
Board of aldermen (Int. No. 539)	268, 567, 611, 699
	845, 927, 1360, 1653, 1974, 1975, 1976, 2862, 2886
Board of aldermen, power of (Int. No. 72).....	44
Board of estimate and apportionment, power to acquire lands for play grounds (Int. No. 795) ..	526
	1107, 1219, 1254, 1394, 1462, 1540
Board of estimate and apportionment, power to acquire lands for play grounds (Int. No. 1344) ..	1765
	2537, 2564, 2980
Board of railroad commissioners, to create (Int. No. 519)	249, 949
Board of taxes and assessments, compensation of (Int. No. 978).....	839, 1911, 2045, 2088, 2307, 2443
	2480, 2993
Buildings exceeding six stories, construction of flues or chimneys (Int. No. 878).....	683, 1104, 1214
	1652, 1701
Bureau of municipal accounts and statistics, estab- lishing in department of finance (Int. No. 1225),	1427
	2536, 2558, 2654
City magistrates, appointment of three additional and a police clerk (Rec. No. 424).....	2897

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Department of docks and ferries (Int. No. 1097) ..	1099
1730, 1914, 2046, 2084, 2154, 2212	
Department of docks and ferries, licenses (Int. No. 1060) ...	1020, 1722, 1789, 1835, 2022, 2120, 2228
Department of docks and ferries to set aside first floor of dock at Fifty-seventh street, North river (Int. No. 1430)	2535, 2903, 2916
Department of education (Int. No. 1087)	1054
Department of education (Int. No. 1392)	1979, 2301
	2310, 2444, 2473
Department of health (Int. No. 1088)	1054, 1723
	1789, 1943, 2173, 2977
Department of public printing, to establish (Int. No. 300)	110
Department of street cleaning (Int. No. 107)	50
Department of street cleaning (Int. No. 514)	248
	1725, 1878, 1919
Department of street cleaning (Rec. No. 416)	2896
Dockmasters' districts (Int. No. 1061)	1021, 1723
	1789, 1867, 2004, 2151, 2189
East river, acquirement of certain wharf property (Int. No. 1059)	1020
Explosives, regulating the use of, and persons using the same (Int. No. 1034)	939, 1722, 1789
	2006, 2304, 2332
Ferries, operation of, and acquirement of property therefor (Int. No. 1176)	1315, 1440, 1538
Ferries, operation of, and acquirement of property therefor (Int. No. 1176)	1315, 1440, 1538

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Ferries, operation of, and acquirement of property (Rec. No. 309)	2237, 2449, 2504
Finances (Rec. No. 304)	2141
Finances, amending certain sections (Int. No. 192),	77
Fire alarm telegraph service, extension of (Int. No. 1023)	937
Fire alarm telegraph service, extension of (Rec. No. 417)	2896, 2904, 2935
Fire commissioner, powers of (Int. No. 708)....	388
1108, 1219, 1249, 1277, 1344, 2436	
Fire department (Int. No. 437)....	166, 775, 1722, 1788
1951, 2026	
Fire department (Int. No. 119)	1175
Fire department, amount of pension in certain cases (Rec. No. 190)	1364, 2775, 2824
Fire department, compensation of chaplains (Int. No. 265)	98, 2240, 2250, 2887
Fire department, salaries of uniformed members (Int. No. 170)	70
Gas and Electricity, creating a separate depart- ment (Int. No. 1071)	1022
General school fund (Int. No. 83)	45
General school fund (Rec. No. 23)...	265, 574, 616, 668
Hellgate pilots (Int. No. 547)	269, 540, 582, 633
736, 793, 2978	
House of detention, transfer of control of, from police commissioner to district attorney (Int. No. 84)	45, 431, 567, 611, 634, 706, 739

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Inferior courts of criminal jurisdiction (Int. No.	
20)	35, 154, 212, 263, 383, 402
	520, 807, 858, 1361, 1763
Inferior courts of criminal jurisdiction (Int. No.	
585)	297, 429, 454, 468, 561, 581, 726
	887, 1029, 1062, 2435
Jurisdiction of courts of special sessions, relative	
to charges for violation of the Liquor Tax Law	
(Int. No. 735)	428
Land in assessments of real estate, providing for	
a separate statement of the value (Rec. No.	
41)	328, 2905, 2929
Lighting contracts and power of commissioner of	
water supply, gas and electricity (Int. No.	
1254)	1492
Liquors, sale of, in Wallabout market, borough	
of Brooklyn (Int. No. 612).	329
Local boards of improvement, meetings of (Rec.	
No. 266)	1906, 2616, 2631
Local improvements, collection of assessments	
(Int. No. 489)	230, 569, 612, 702, 808
	863, 2058, 2067, 2995
Local improvements, collection of installments or	
assessments (Int. No. 96).	47
Local improvements, collection of assessments	
(Rec. No. 100)	767
Map of city and the surveying and triangulation	
of the territory thereof (Int. No. 921).	720, 1105
	1216, 1253, 1395, 1467, 2887

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Map, plan or change of grades, authority to change (Rec. No. 228).....	1656, 2689, 2739
Mayor's bureau of licenses, weights and meas- ures, and city marshals (Int. No. 713)....	424, 2443 2478
Medical examiner, appointment of, and abolish- ing the office of coroner (Rec. No. 165)....	1174, 1735 1802, 1955, 2448, 2497
Municipal Court (Int. No. 637).....	333
Municipal court districts, and election of addi- tional justices for such court (Int. No. 738)....	428 1728, 1875, 2086, 2154, 2213 2270, 2600, 2669, 2690, 2854
Municipal courts (Int. No. 76).....	44, 364, 430, 457 542, 705, 749, 1422, 1825, 1827 1882, 1902, 2233, 2450, 2618, 2639, 2985
Municipal courts (Int. No. 881).....	684, 1238
Municipal courts (Int. No. 1048).....	996, 1722, 1789 1946, 2249, 2359, 2959
Municipal courts (Int. No. 1159).....	1231, 1721, 1784 2006, 2153, 2204, 2618, 2640
Municipal courts, second judicial department, ap- peals from (Int. No. 399)	147
Municipal lighting plant, to construct, own, ope- rate and maintain (Int. No. 1147).....	1229, 2782
Newspapers, corporation notices advertised (Int. No. 1275)	1571, 1723, 1781
Office of coroner (Int. No. 1181)	1316

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Offices of county treasurer in Richmond, Queens and Kings, and Comptroller of New York (Int. No. 1232)	1428, 1716, 1791, 1944, 2172, 2765
Paid fire department and volunteer fire depart- ments (Int. No. 337)	124, 251, 1726, 1874 2008, 2248, 2353, 2993
Patrolmen and firemen, qualifications of (Int. No. 167)	70, 360, 417, 437, 512, 546, 1222, 1361, 2996
Patrolmen and firemen, qualifications of (Int. No. 1304)	1620, 1914, 2019, 2307, 2445, 2452, 2978
Patrolmen and firemen, qualifications of (Int. No. 1385)	1978, 2443, 2477, 2649, 2687, 2697, 2993
Pensions of widows, members of fire department (Int. No. 1014)	880, 1103, 1213
Piers for recreation, relative setting apart (Int. No. 55)	40
Piers, setting apart for recreation (Int. No. 179) . .	71
Piers, setting apart for recreation (Int. No. 193) . .	77
Piers, setting apart for recreation (Int. No. 299) . .	110 1917, 2165, 2979
Piers, setting apart for recreation (Int. No. 398) . .	147
Piers, setting apart for recreation (Rec. No. 344),	2442 2540, 2587
Places of public amusement (Rec. No. 15)	244, 779 814, 1143, 1208
Playgrounds, to acquire lands and provide for improvement (Int. No. 1227)	1427, 1912, 2046 2085, 2151, 2193, 2889

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Police and fire departments, promotions for individual acts of bravery (Int. No. 1343)....	1765, 2239
	2254, 2980
Police department (Int. No. 997).....	877, 1911, 2045
	2089, 2307, 2509
Police department (Int. No. 1299).....	1619, 1933
Police department, amending sections 276, 289 and 299 thereof (Int. No. 82).....	45, 155, 250, 288
	342, 2870, 2907
Police force, hours and duties (Int. No. 895).....	685
	1719, 1782, 2025
Police force, qualifications of members (Int. No. 974)	838, 1102, 1213, 1247, 1277, 1336, 2434
Police matrons, retirement and pensioning (Int. No. 1158) . . .	1230, 1720, 1784, 1835, 2151, 2187, 2767
Police pension fund (Int. No. 761).....	465, 1109, 1287
	1324, 1529, 1592, 2438
Police pension fund (Int. No. 1199).....	1371, 1912, 2045
	2088, 2307, 2508, 2976
Police, powers and duties (Int. No. 378).....	141
Poor persons and bastard children, concerning support (Int. No. 463)....	185, 361, 414, 438, 512, 544
Powers of board of aldermen (Int. No. 959).....	800
Public school teachers' retirement fund (Int. No. 1203).....	1371, 1722, 1788, 2089, 2306, 2446, 2459
Public school teachers' retirement fund (Rec. No. 55).....	496, 1241, 1289, 1413
Recreation piers (Int. No. 655)....	357, 1728, 1875, 2013
	2248, 2350, 2887

New York city, charter, to amend, relative to—Cont'd:	PAGE.
Salaries of justices of the Municipal Court (Int. No. 74).....	44, 251, 430, 456, 1725, 1780, 1871, 2960
Salaries of officers (Int. No. 1298).....	1619
Salary of sheriff (Int. No. 1300).....	1619, 2243, 2648 2662, 2979
Salaries of the members of the board of aldermen (Int. No. 303).....	111
Salary of the presidents of boroughs (Int. No. 1354)	1767, 2445, 2462, 2981
Separate statement of the value of land in assessments of real estate (Int. No. 438)....	166, 2617, 2625 2650, 2977
Sinking fund for redemption of city debt (Int. No. 60)	41
Sinking fund for redemption of city debt (Rec. No. 19)	245, 365, 567, 614, 677, 710, 934
Street cleaning department, extra compensation when employed on Sundays (Int. No. 1216)....	1373 1912, 2045, 2162
Street cleaning department, salaries of members (Int. No. 690).....	386
Streets, assessments for repaving (Int. No. 1056)..	997
Superintendent of buildings to charge fees for certain services and providing for a building bureau pension fund (Int. No. 740).....	449
Supplies for various departments, purchase of, and repair and maintenance of public armories (Int. No. 1151)....	1229, 1720, 1783, 1830, 1881, 1963 2232, 2980

New York city, charter, to amend, relative to—Cont'd: PAGE.

Taxation of bonds and stocks of various communi- ties consolidated into Greater New York, rela- tive to exemption (Int. No. 506).....	247, 568, 612 699, 785, 827, 2066, 2604
Taxes, levying and collection (Int. No. 154).....	64
Taxes, levying and collection (Rec. No. 44)....	355, 574 615, 672, 713, 912, 1091, 1312, 1362, 1417
Tenement house department (Int. No. 1011).....	879
Tenement house department (Rec. No. 267).....	1906 2449, 2502
Term of commitment (Rec. No. 345)....	2534, 2776, 2838
Titles for land required for streets and parks (Int. No. 407).....	162, 1718, 1790, 1947, 2240, 2257, 2887
Tolls on the New York and Brooklyn bridge (Int. No. 1212).....	1372, 1671, 1757, 1781, 1835, 2023, 2128
Water meters, and to provide means for placing same (Int. No. 906)....	718, 884, 988, 1236, 1353, 1398 1651, 2006, 2152, 2194, 2247, 2348, 2428
Water supply, power to fix rents (Int. No. 1177)..	1315
Wharf property, leasing for market purposes (Rec. No. 187)	1364

New York City:

City Court, relative to salaries of the attendants (Int. No. 975)	839, 2903, 2919
Claim of certain persons for services rendered in mag- istrate's court (Int. No. 460).....	185
Claim of certain persons for services rendered in mag- istrates' court (Int. No. 682)....	384, 1234, 1354, 1882, 1954 2012, 2248, 2352

New York city—Continued:

PAGE.

- Claim of certain persons for services rendered in magistrates' court (Rec. No. 173).....1313, 1734, 1801, 1863
- Claim of certain persons for services rendered in the department of board of education (Rec. No. 256).... 1904
2778, 2805
- Claim of certain persons relative to materials and labor furnished for improvement of water front at Seventeenth street and East river (Int. No. 1326)... 1661
1913, 2046, 2086, 2240, 2258, 2306, 2510, 2888
- Claim of Dunne and Company for material and labor furnished the city (Int. No. 923).....720, 1917, 2302
2315, 2981
- Claims of John A. Turner and James Macdonald for services rendered in the office of comptroller (Int. No. 712).....389, 1719, 1781, 1943, 2151, 2187, 2764
- Claim of John T. Mayer, former employe of the fire department (Int. No. 825).....564, 725, 870, 898, 1004
1041, 2433
- Claim of Matthew M. Feely for services rendered in the office of comptroller (Rec. No. 128).....875, 1239
1288, 1416
- Claim of Patrick J. Nagle (Int. No. 1124).....1176, 1911
2045, 2085, 2152, 2196, 2766
- Claim of Valentine M. Collins for services rendered in department of education (Int. No. 979)....839, 1233, 1283
1323, 1396, 1472
- Cole, William L., Thomas F. Meehan and J. M. Meehan, relative for relief of (Rec. No. 289).....1977, 2774, 2825

New York city—Continued:

PAGE.

Colored Home, relative to incorporate (Rec. No. 92).. 601

693, 759

Colored Home, relative to incorporate (Int. No. 568).. 295

569, 613, 634, 707, 746

Commissioners of correction, relative to rehear and
determine charges against John Ryan (Rec. No.

380)2645, 2775, 2844

Commissioner of department of water supply, gas and
electricity to rehear and determine charges against

Edward McGaffney (Int. No. 831)....565, 886, 987, 1001

1058, 1160, 1900, 2997

Commissioner of jurors, relative to business hours

(Int. No. 1382).....1978, 2617, 2622, 2982

Commissioner of water supply, gas and electricity, rela-
tive to inquire into removal of William H. McDowell

(Int. No. 1389).....1979, 2536, 2553, 2977

Court house, to provide for erection and acquisition of
a site (Int. No. 1171).....1314, 1721 1787Court house, to provide for erection and acquisition of
a site (Rec. No. 253).....1904, 2020County jail and city prison, relative to provide for erec-
tion of (Int. No. 133)..... 55Court of general sessions, relative to salaries of attend-
ants (Rec. No. 379).....2645, 2775, 2843Department of docks and ferries, to legalize acts of,
relative to laying out certain block for public park
and playground (Int. No. 92)....46, 102, 189, 210, 231

275, 309, 1093, 1361

New York city—Continued:

PAGE.

Department of finance and department of education
(Int. No. 837) 566

Departments of finance and education (Rec. No. 223) .. 1655

East One Hundred and Forty-ninth street, relative to
widening and improvement (Int. No. 1100)..... 1099

East One Hundred and Forty-ninth street, relative to
widening and improvement (Rec. No. 382)..... 2646

East river bridge, Supreme Court to determine and
award damages for taking lands and premises (Rec.
No. 43)329, 575, 616, 666

East River Gas Company of Long Island City, relative
to authorize to supply gas and electricity in the city
of New York (Int. No. 95)....47, 1439, 1516, 1532, 1575
1746, 1807, 1902, 1969, 2446
2454, 2597, 2654, 2690, 2994

East river water front, relative to alteration and
amendment of plans of improvement (Int. No. 518) .. 249

Elevated railroad station at One Hundred and Thirtieth
street and Eighth avenue, relative to construction
(Int. No. 442).....167, 948, 2686, 2718

Elevator conductors and operation of elevators, to
regulate (Int. No. 1140)..... 1178

Exempt Firemen's Benevolent Fund Association, rela-
tive to provide suitable headquarters (Int. No. 1146), 1229
2536, 2557, 2993

Fences on roofs for the display of advertisements, rela-
tive to prevent placing (Int. No. 435)166, 505, 1377
1533, 1763, 1815, 1840

New York city—Continued:

PAGE.

Ferry operated between Ninety-second street and Astoria, relative to regulate fares for foot passengers (Int. No. 661).....	358
Ferry operated between Ninety-second street and Astoria, relative to regulate fare for foot passengers (Int. No. 726).....	426
Fire commissioner, relative to reappoint Timothy J. Coughlan (Int. No. 355).....	134
Fire commissioner, relative to rehear and determine charges against Charles Wiegert (Int. No. 364)....	139
187, 208, 231, 304, 323, 762, 798, 2996	
Fire commissioner, relative to rehear and determine the charges against George Casey (Int. No. 234)....	88, 361
414, 435, 454, 486, 1093, 2997	
Fire commissioner, relative to rehear and determine charges against James F. Kenehan (Int. No. 411)...	162
2617, 2619, 2977	
Fire commissioner, relative to rehear and determine charges against Thomas F. Murphy (Int. No. 650)...	356 .
1724, 1796, 1943, 2182, 2241, 2259, 2767	
Fire commissioner, relative to reinstate Patrick J. Gilroy (Rec. No. 38).....	328, 574, 617, 662
Fire commissioner, relative to reinstate Patrick J. Gilroy (Rec. No. 204)...	1614, 2775, 2779, 2839, 2905, 2932
Fire commissioners, to investigate the physical condition of John T. Mayers, relative to granting pension (Int. No. 316).....	112, 191

New York city—Continued:

PAGE.

Fire department, relative to appointment of certain employees to the uniformed force (Rec. No. 148) ..	1097
	2779, 2803
Fire department, relative to appointment of employees to the uniformed force (Int. No. 570)	295, 572, 1914
	2042, 2084, 2152, 2195, 2994
Firemen, relative to legalize and confirm certain appointments (Int. No. 948)	773
German Hospital and Dispensary, relative to change certain lease (Int. No. 1351)	1766, 2241, 2261, 2530
German Hospital, relative to incorporate (Rec. No. 205)	1614, 1733, 1800, 1861
Grell, William F., late sheriff, relative to certain legal expenses (Int. No. 1421)	2300, 2687, 2695, 2978
Grell, William F., late sheriff, relative to certain legal expenses (Rec. No. 421)	2897
Hamilton grange, relative to appropriation for maintenance as a memorial building (Int. No. 493)	245
Hart, William H., for relief of, relative to life insurance fund of the fire department (Int. No. 1200) ..	1371
	1726, 1879, 2005, 2155, 2215, 2977
Hospital for insane, relative to acquire site and making appropriation therefor (Int. No. 734)	427, 940
Hospitals, orphan asylums and other charitable institutions, relative to provide with water and remitting assessments (Rec. No. 338)	2440, 2616, 2634
Hyde Fountain Company, relative to payment of claim for fountains furnished (Int. No. 918)	719, 1918
	2302, 2314, 2981

New York city—Continued:

PAGE.

Illuminating gas, to regulate the price (Int. No. 805) . . 527

Institution of Mercy, relative for relief of, and to authorize change of certain lease (Rec. No. 123) . . 875, 1240
1289, 1411, 1827

Institution of Mercy, relative for relief of, and to authorize change of certain lease (Rec. No. 363) 2612
2647, 2665, 2778, 2810

Jurors, relative to (Int. No. 439) 166, 774, 813, 1108
1913, 2047, 2086, 2155, 2216

King, Frederick A., probation officer in city magistrates' court, relative to payment of salary (Int. No. 1073) 1022, 1235, 1353, 1387, 1513, 1557, 2435

Lange, Frederick, relative to claim for services in department of docks (Int. No. 137) 56, 152, 179, 205
261, 280

Local improvements, relative to provide for by annual installments (Int. No. 1307) 1620, 1912, 2046, 2086
2152, 2199, 2979

Ludwig, George, relative to legalize acts of, as commissioner of deeds (Int. No. 271) 98, 881, 984, 1000
1030, 1070, 2431

Manhattan Company, relative to increase or reduce its capital stock and alter the number of directors (Int. No. 652) 356

Marshals, relative to appointment (Int. No. 1365) . . . 1832
2239, 2253, 2993

McKenna, James C., relative to claim for services as assistant clerk in the municipal court (Int. No. 252) 96, 1232, 1284, 1322, 1397, 1479, 2437

New York city — Continued:

PAGE.

Metropolitan election district; provide for appointment of State superintendent, relative to repeal law (Int. No. 347)	126
Municipal civil service commission, relative to reopen and reconsider case of Roundsman Joseph Devlin (Rec. No. 118).	770, 1735, 1879, 2005, 2155, 2217, 2433
Municipal court, its officers and marshals, relative to reserved calendar (Rec. No. 108)	768
Municipal court, its officers and marshals, relative to jurors (Int. No. 1130)	1177, 1720, 1783, 1947, 2248, 2354
Municipal court, relative to a reserved calendar (Int. No. 429)	165, 775, 813, 842, 959, 1009, 1035, 1898, 2769
Municipal court, relative to its officers and marshals (Int. No. 567)	295, 724, 788, 803, 901, 973, 2979
Municipal court, relative to its officers and marshals (Rec. No. 74)	524, 888, 992, 1014, 1047
Municipal court, relative to officers and marshals and orders of arrest (Int. No. 494)..	245, 724, 788, 806, 1003, 1040
Municipal court, relative to persons claiming a chattel (Int. No. 1226)	1427, 1716, 1790, 1948, 2183, 2764
Municipal court, relative to returns made on appeal (Int. No. 1221)	1374
Municipal courts, relative to taxation of costs and issue of executions (Int. No. 208).	79, 148, 179, 207, 304 322, 1360, 1652
Municipal ownership of certain franchises, relative to provide for a test vote (Int. No. 128).	55
Navigation in certain tide waters, to provide, relative to diversion of water by municipal corporations (Int. No. 239)	88, 274, 307, 316, 376, 410, 934, 1224, 1828

New York city — Continued:

PAGE.

- New street from Chambers to Reade streets, opening
and extending of, to ratify (Int. No. 1310), 1658, 1830, 1918
- New street from Chambers to Reade streets, opening
and extending, to ratify (Int. No. 1368)..... 1832
- New street from Chambers to Reade streets, opening
and extending, to ratify (Rec. No. 324)..2296, 2774, 2829
- New York Butchers' Dressed Meat Company, relative
to erect an abattoir (Rec. No. 150).....1097, 1240, 1289
1410, 1896, 2744
- Nursery and Child's Hospital, relative for relief of, and
to authorize a change of certain leases (Rec. No. 37).. 328
575, 617, 663, 1311, 2288
- O'Keefe, Patrick A., a retired policeman, relative for
relief of (Int. No. 242)89, 361, 415, 799, 1173
- Orphans' Home and Asylum of the Protestant Episco-
pal Church, relative to change certain lease (Int.
No. 932) 770, 886, 987, 1000, 1058, 1161, 1422
- Orphans' Home and Asylum of the Protestant Episco-
pal Church, relative to change certain lease (Rec.
No. 147)1097, 1240, 1288, 1408, 1826
- Orphans' Home and Asylum of the Protestant Episco-
pal Church, relative to change certain lease (Rec.
No. 362)2611, 2649, 2666, 2778, 2811
- O'Sullivan, Denis, relative to claim for services ren-
dered as stenographer in municipal court (Int. No.
423) 164, 250, 289, 299, 318, 349, 2435
- Palladino, Joseph, relative to claim for services ren-
dered to the city (Int. No. 395)....146, 431, 567, 611, 1326
1483, 2767

New York city—Continued:

PAGE.

Palmer, A. Emerson, for relief of (Int. No. 1079) . . 1052, 1232
1283, 1322, 1396, 1475

Palmer, A. Emerson, relative for relief of (Rec. No.
302) 2141, 2541, 2589

Park avenue, relative to amount of damage to property
by change in railroad (Int. No. 869) 682, 846

Park avenue, relative to improvements (Int. No. 868) . . 681

Park board, to extend the jurisdiction of, relative to
planting and cultivation of trees in streets (Int. No.
69) 43, 568, 612, 701, 808, 846, 2066, 2604

Park commissioners, relative to grant permission to
erect boat houses in McCombs Dam park on Harlem
river (Int. No. 1078) 1023, 1235, 1353, 1387, 1513
1559, 2057, 2067, 2996

Piza, Moritz A., relative for relief of (Int. No. 817) . . 563
1719, 1782, 1943, 2182, 2983

Police commissioner, relative to inquire into reduction
from grade of sergeant of George S. J. Wheeler, Wm.
J. Dunn and Chas. A. Flanigan (Rec. No. 259) . . . 1905
2779, 2802

Police commissioner, relative to reappoint Andrew
Bradley (Int. No. 1027) 938, 1233, 1283, 1323, 1398
1482, 2434

Police commissioner, relative to reappoint John W.
Pinkley (Int. No. 559) . . . 293, 774, 813, 842, 959, 1011, 2435

Police commissioner, relative to rehear and determine
charges against Edward J. Barrett (Int. No. 1332) . . 1709
1913, 2047, 2085, 2154, 2210, 2687, 2767

New York city—Continued:

PAGE.

Police commissioner, relative to rehear and determine
charges against Edward O'Neill (Int. No. 12) 34, 188
210, 257, 276, 313, 319, 934, 1226

Police commissioner, relative to rehear and determine
charges against John J. Bennett (Int. No. 645) . . . 355, 569
613, 634, 706, 741, 1900, 2996

Police commissioner, relative to rehear and determine
charges against Michael Linehan (Int. No. 771) . . 498, 722
787, 804, 901, 974, 2434

Police commissioner, relative to rehear and determine
charges against Richard Dillon (Int. No. 941) . . . 772, 1101
1212, 1248, 1277, 1347, 1899

Police commissioner, relative to rehear and determine
charges against Solomon Cohen (Int. No. 800) . . . 526, 1232
1284, 1322, 1397, 1481, 2437

Police commissioner, relative to rehear and determine
charges against Thomas O'Keefe (Int. No. 1160) . . . 1231
1721, 1787, 1944, 2174

Police commissioner, relative to rehear and determine
charges against Walter M. Stafford (Int. No. 1345) . . 1765
1910, 2044, 2088, 2306, 2445, 2453, 2649, 2700

Police commissioner, relative to rehear and determine
charges against William A. Taylor (Int. No. 255) . . . 96
723, 786, 804, 901, 978, 2765

Police commissioner, relative to reinstate Paul F.
Kuhrt (Int. No. 877) 683

Police commissioner, relative to reinstate Paul F.
Kurht (Rec. No. 145) 1096, 1240, 1289, 1410

Police commissioner, relative to retire on pension Caro-
line M. Fox (Int. No. 235) 88

New York city—Continued:

PAGE.

Police commissioner, relative to retire on pension Caroline M. Fox (Rec. No. 13).....	202, 365, 418, 445
Police department, relative to change the title of certain members (Int. No. 564).....	294
Police force, relative to reinstatement of former members who resigned to serve in Spanish-American war (Int. No. 635).....	332, 724, 789, 803, 901, 975, 1158, 1198 1900, 2604
Public bath, gymnasium and lecture room, relative to construction (Int. No. 946).....	773, 1102, 1212, 1247, 1277 1335, 1763, 2996
Public parks, additional, relative to provide for location, construction and improvement (Int. No. 1142),	1228
Public parks, relative to provide for location, acquisition and improvement (Rec. No. 372)....	2613, 2776, 2840
Railways, rates of commutation, or reduction of fares on, to provide for (Int. No. 1429).....	2535
Rapid transit railways, relative to construction of an independent system by the city (Int. No. 1035).....	939
Rapid transit railways, relative to construction of an independent system by the city (Rec. No. 405).....	2771 2904, 2934
Rapid transit railways, relative to costs to be allowed commissioners (Int. No. 1312).....	1659
Rapid transit railways, relative to costs to be allowed commissioners (Rec. No. 370).....	2613, 2774, 2830
Rapid transit railways, to provide for (Int. No. 818)...	362 1231, 1284, 1350, 1391, 1530, 1600, 1639 1829, 1879, 1964, 2860, 2903, 2908

New York city—Continued:

PAGE.

Rapid transit railways, to provide for (Int. No. 1285),	1617
Rapid transit railways, to provide for (Int. No. 1327),	1708
Real estate of religious corporations, relative to exempt from assessments for public improvements (Int. No. 919)	719
Real estate of religious corporations, relative to exempt from assessments for public improvements (Rec. No. 411)	2896, 2904, 2938
Receiver and deputy receiver of taxes, relative to credit payments on account of taxes to become due (Int. No. 1416)	2299, 2686, 2719
Register's office, relative to compensation of copyists or folio writers (Int. No. 976).....	839, 1146, 1211 1254, 1395, 1465
Retaining walls and piers in certain buildings, rela- tive to construction and alteration (Int. No. 533)...	267
Sheehan, John J., relative to claim of, as attendant in the municipal court (Int. No. 1372)..	1833, 2444, 2468, 2766
Society for the Protection of Destitute Roman Catho- lic Children, to incorporate (Int. No. 515).....	248, 373 414, 635, 785, 820, 1018, 1312
Society for Protection of Destitute Roman Catholic Children, to incorporate (Rec. No. 104).....	768
Surrogate's office, relative to persons employed in preservation of public records (Rec. No. 385).....	2646 2778, 2808
Taxes upon the lands of the Church of St. Malachy, relative to remit (Rec. No. 29)....	266, 727, 793, 835, 865

New York city—Continued:

PAGE.

Taylor, Richard E., relative to claim for services as superintendent of the bureau of public baths (Int. No. 475)	203, 363, 677, 698, 785, 824, 2434
Telegraph and telephone companies, relative to place wires underground (Int. No. 105)	49
Williamsburgh Volunteer Firemen's Association, rel- ative to purchase a suitable headquarters (Int. No. 816)	563, 1728, 1877, 2037
Niagara county, relative to appropriation for drainage of lands and improving Golden Hill creek (Int. No. 9)	34
	1770, 2048, 2084, 2153, 2208
Niagara county, relative to the office of commissioner of jurors (Rec. No. 27)	266, 952, 1008, 1035, 1080, 1167, 1653
	1704, 1852, 1967, 2039, 2279
Niagara Falls, to revise charter, generally (Int. No. 810) . .	528
	1128, 1351, 1386, 1396, 1472, 1545
Niagara Falls, to incorporate the city, relative to salaries of members of the police force (Int. No. 256)	97, 153, 177
	194, 208, 235
Niagara river, relative appropriation for restocking with fish fry (Int. No. 671)	359
Nixon, S. Frederick, elected Speaker	7
North Hempstead, relative to authorize the town board to dispose of the pauper burial ground (Int. No. 127) . .	55
	103, 120, 2523, 2603
North Tonawanda, relative to incorporate the Volunteer Firemen's Benevolent Association (Int. No. 90)	46, 156, 176
	194, 208, 240

	PAGE.
North Tonawanda, relative to incorporate the Volunteer Firemen's Benevolent Association (Rec. No. 11)...	202, 255 292, 324
North Tonawanda, to incorporate city, relative to appro- priations and the payment of patrolmen (Int. No. 757)..	465 885, 987, 1055, 1395, 1467, 1899, 2605
Norwich, relative to authorize the village to issue bonds (Rec. No. 120)	876
Norwich, to amend charter of village, relative to police, taxation, bonding, paving and street sprinkling (Rec. No. 326)	2297
Norwich Water Works Company, relative to powers (Rec. No. 249)	1903, 1997, 2105
Notaries public, official acts of, to legalize and confirm (Rec. No. 287)	1908, 2447, 2484
Nurses, professional or trained, relative to registration (Int. No. 609).....	316, 690, 713, 1320, 1535, 1835, 1950, 2031
Nurses, relative to provide for registration (Int. No. 750)..	464

O.

Ogdensburg, relative to submission of question of fur- nishing free text-books (Int. No. 743)....	450, 696, 758, 781 807, 862
Ogdensburg, relative to submission of question of fur- nishing free text-books (Rec. No. 127).....	837
Ogdensburg, relative to submission of question of fur- nishing free text-books (Rec. No. 245).....	1764, 1942, 2049
Ogdensburg, to amend charter, relative to powers of com- missioners of public works (Rec. No. 153)..	1097, 1241, 1289 1414, 1825

	PAGE.
Ogdensburg, to amend charter, relative to powers and duties of the common council (Int. No. 879).....	683
Ogdensburg, to amend charter, relative to powers and duties of the common council (Rec. No. 154)..	1098, 1239, 1288 1415, 1826
Oneida Castle, relative to abandon a portion of Second street (Int. No. 597)..	299, 501, 559, 946, 1432, 1517, 1531, 1573 1629, 2904, 2912
Oneida cavalry, who were engaged in battle of Gettys- burg, relative to erection of a suitable monument (Rec. No. 257)	1904, 1983, 2106
Oneida county, relative to construction of a steel arch cul- vert under Erie canal at Durhamville (Int. No. 1138)..	1178 1983
Oneida county, relative to make the office of supervisor salaried and regulate sessions of board of supervisors (Int. No. 40)	38
Oneida county, relative to make the office of supervisor salaried and regulate sessions of board of supervisors (Rec. No. 202)	1525
Oneida, relative to incorporate the city (Rec. No. 390)....	2681
Oneonta, relative to appropriation for construction of a State armory (Int. No. 287)....	108, 1431, 1608, 1624, 1680, 1759
Oneonta, relative to appropriation for construction of a State armory (Rec. No. 360).....	2611, 2688, 2735
Onondaga county, relative to an additional justice of the peace in town of Skaneateles (Int. No. 763).....	466, 950 1007, 1026, 1153, 1200, 2889

Onondaga county, relative to make the office of county clerk salaried and fix salary of clerk and deputies (Int. No. 1237).....	1428, 1622, 1703, 1743, 1951, 2034, 2983 1377, 1605, 2887
Orange county, relative to legalize the issue of bonds for town hall in town of Woodbury (Int. No. 1020).....	937 1377, 1605, 2887
Orange county, relative to improvement of public highways (Int. No. 426).....	165, 253, 289
Orange county, relative to improvements of public highways (Rec. No. 77).....	525, 952, 1008, 1045, 1425, 2429
Order of American True Ivorites, Grand Lodge of, to incorporate (Int. No. 728)....	727, 697, 759, 780, 806, 854, 1611
Orleans county, relative to appropriation for erection of a State armory at Medina (Int. No. 653).....	357, 721, 788 803, 901, 976, 1092
Orleans county, relative to refund to, the unexpended balance of money raised for site for State armory at Medina (Rec. No. 12).....	202, 428, 494, 518
Orphanage and Home of the Free Methodist Church, to incorporate, relative to qualification of trustees (Int. No. 848).....	630, 889, 984, 1001, 1030, 1074, 2431
Ossining, relative to incorporate the fire department (Int. No. 495)	246
Ostrander, William L., relative to application for cancellation of tax sales (Int. No. 629).....	331, 1319 1398, 1444, 1514, 1563, 2893
Oswego county, relative to appropriation for deepening outlet of Lake Neah-tah-wanta in town of Granby (Int. No. 1207)	1372

Oswego county, relative to appropriation for improvement of Oswego river (Int. No. 1273).....	1570, 2687, 2721
Oswego county, relative to provide for acquiring the site of Fort Brewerton in town of Hastings (Int. No. 725).. 1023, 1981, 2097	426
Oswego, to revise charter of city, relative to department of water (Int. No. 892).....	685, 884 989, 1000, 1031, 1075, 1898, 2532
Oswego, to revise charter of city, relative to official bonds and raising money for school purposes (Int. No. 891)... 884, 989, 1000, 1031, 1076, 1898, 2532	685
Otsego county, relative to legalize official acts of W. H. Sturges, justice of the peace, town of Worcester (Int. No. 719).....	425, 951, 1005, 1026, 1159, 1206, 2432
Owego, charter of village, to amend, relative to appoint- ment of the acting police justice (Int. No. 219)..... 204, 233, 258, 276, 313, 318, 1885, 2139	83
Oxford, relative to appropriation for New York State Woman's Relief Corps Home (Int. No. 164).....	69, 603 756, 780, 807, 857, 1611, 1824, 1827, 1901, 2235, 2237
Oyster Bay, relative to authorize the laying out and main- tenance of a public park (Int. No. 409).....	162

P.

Partnership, to amend the general laws, relative to pub- lication of the terms of partnership (Int. No. 79).....	45, 157 176, 196, 261, 288, 342
Partnership, to amend the general laws, relative to pub- lication of the terms of partnership (Rec. No. 168).....	1228 1773, 2094, 2166, 2539, 2594, 2768

	PAGE.
Patent medicines, medicinal foods and merchandise, relative to prevent frauds in advertisement and sale (Int. No. 348)	133, 2077
Pawnbrokers, relative to furnish a memorandum of articles pawned (Int. No. 1150)	1229, 1376
	1534, 1575, 1746, 1804, 2976
Pawnbrokers, relative to license (Int. No. 89)	46
Peekskill, relative to create a board of park commissioners and provide for protection of Depew park (Int. No. 1341)	1710, 1939, 2038, 2888
Peekskill, relative to empowering board of water commissioners to extend water mains (Int. No. 1405)	2142
	2538, 2592, 2989
Pelham, relative to legalize the existence of Union Free School District No. 1 (Int. No. 858)	631, 896, 985, 1706
Personal property law, to amend, relative to alienation of an interest in a trust estate (Int. No. 34)	37
Personal property law, to amend, relative to alienation of an interest in a trust estate (Rec. No. 6)	201, 255
	291, 344, 376, 411, 560, 590, 846, 931, 994
Personal property law, to amend, relative to trustees' purchase of the trust estate (Int. No. 51)	40
Personal Property Loan Company, relative to incorporate (Int. No. 1252)	1492, 1712, 1873
	2015, 2154, 2307, 2445, 2455, 2893
Personal property, selling on installments, relative to license and regulate the business (Int. No. 113)	51, 1772, 1866
Petitions:	
Against bill permitting the playing of amateur baseball on Sunday	422

Petitions—Continued:

PAGE.

Favoring bill permitting the playing of amateur baseball on Sunday.....767, 836, 874, 935

Favoring the Ambler local option bill and against the Yale bill, No. 802..... 1976

Photographing persons under arrest, relative to regulate the power of police (Int. No. 889).....685, 1143
1210, 1565, 1572, 1604, 1628

Pictures of suspected and convicted persons, exhibition of, to regulate the power of police (Rec. No. 201)..... 1525
2775, 2847

Piermont, relative to provide for removal of a portion of dock or pier in Hudson river (Int. No. 741)..... 449

Piermont, relative to provide for removal of a portion of dock or pier in Hudson river (Rec. No. 422)..... 2897

Platt, Hon. Thomas C., elected United States Senator. .59, 67

Plattsburg, relative to incorporate the city, generally (Int. No. 745).....450, 1109, 1287, 1387, 1531, 1603, 1899, 2963, 2994

Plattsburg, to incorporate city, relative to Gospel and school lots (Int. No. 1403)..... 2142

Plattsburg, to incorporate city, relative to Gospel and school lots (Rec. No. 328).....2438, 2449, 2503

Point of order, raised by:

Mr. Cooke on bill to create a public improvement commission for the city of Watervliet..... 454

Decision of Speaker (see Speaker, decisions of).

Mr. Cooke on bill relative for relief of Institution of Mercy in city of New York..... 2666

Decision of Speaker (see Speaker, decisions of).

Point of order raised by—Continued:	PAGE.
Mr. Hooker on bill to amend the Village Law, relative to consent of property owners.....	852
Decision of Speaker (see Speaker, decisions of).	
Mr. McKeown on bill relative to office of register, Kings county, compensation of copyist.....	347
Decision of Speaker (see Speaker, decisions of).	
Mr. McKeown on resolution relative to taxation...470,	476
Decision of Speaker (see Speaker, decisions of).	
Mr. McKeown relative to discussion of resolution on taxation of mortgages.....	215
Decision of Speaker (see Speaker, decisions of).	
Mr. Palmer on bill to amend charter of the city of Elmira	104
Decision of Speaker (see Speaker, decisions of).	
Mr. Palmer on bill to amend the Election Law, relative to detailed statement.....652,	658
Decision of Speaker (see Speaker, decisions of).	
Mr. Palmer on bill to amend the Liquor Tax Law, relative to excise taxation.....	1579
Decision of Speaker (see Speaker, decisions of).	
Mr. Palmer on resolution relative to canals, submitting questions to State Engineer.....219, 220,	221
Decision of Speaker (see Speaker, decisions of).	
Mr. Palmer on resolution relative to election of United States Senator	1051
Decision of Speaker (see Speaker, decisions of).	
Mr. Palmer on resolution relative to taxation....470,	476
Decision of Speaker (see Speaker, decisions of).	

Point of order raised by—Continued:	PAGE.
Mr. Palmer on right to introduce a resolution on Wednesday night	31
Decision of Speaker (see Speaker, decisions of):	
Mr. Palmer relative to discussion of resolution on taxation of mortgages.....	214
Decision of Speaker (see Speaker, decisions of).	
Mr. Palmer on bill relative to powers of the Inter-Urban Gas Company.....	551
Decision of Speaker (see Speaker, decisions of).	
Mr. Treat on resolution relative to canals, submitting questions to State Engineer.....	224, 225
Decision of Speaker (see Speaker, decisions of).	
Poor Law, to amend, relative to appointment of keepers of county almshouses (Int. No. 1032).....	938, 1737, 1797 1835, 2023, 2122, 2229, 2267, 2360, 2992
Port Chester, relative to election of a receiver of taxes and assessments for the town of Rye (Int. No. 261).....	97 252, 290, 300, 318, 348, 872
Port Chester, relative to issue of bonds for payment of any judgment recovered against the village (Int. No. 396)...	147
Port Chester, relative to organize and establish a police department (Int. No. 272).....	99, 205, 802, 1008, 1025, 1159 1203, 2892
Port Chester, to incorporate village, relative to create the office of harbor master (Int. No. 888)...	684, 1244, 1280, 1387 1513, 1554, 2765
Port Chester, to incorporate the village, relative to sewer bonds (Int. No. 516).....	249, 466, 516, 542, 705, 750, 1612
Poughkeepsie, relative to regulate the price of illuminating gas (Int. No. 688).....	385

Prayer by Rev.:	PAGE.
Anderson, Thomas D.....	2895
Battershall, William W.....	2645
Becker, Fred W.....	138
Boddy, James N.....	1173
Boyce, H. M.....	1228
Brown, Edgar H.....	32, 48
Brundage, Wm. Milton.....	383
Case, Lorenzo Dowe.....	592
Clark, John H.....	1313
Clifton, Samuel T.....	1096
Coit, Dr. O. B.....	715
Colbrook, H. Clark.....	2295
Curtin, Daniel F.....	2438
Dillon, John J.....	799
Dunning, Henry N.....	1831
Eaton, A. H.....	464, 1708
Este, John H.....	77
Freer, Harris A.....	244
Furbeck, George W.....	837
Gallup, Clarence Mason.....	1019
Glason, E. M.....	561
Hartwell, M. S.....	53
Hathaway, Israel Wistal.....	327
Heisler, Charles W.....	1363
Hinds, Herbert C.....	24
Hiscox, H. O.....	874
Johnson, Edward P.....	1613
Krauck, Oscar	183
Laubenheimer, John	2606

Prayer by Rev.—Continued:

PAGE.

Lawrence, John J.....	2237
Lehman, F. V. H.....	423
Lewis, John B.....	2681
Love, A. L..7, 43, 61, 82, 123, 144, 228, 293, 354, 495,	523
680, 767, 936, 1052, 1271, 1491, 1654, 1903, 1977,	2140
	2533
Lucas, Abner H.....	132
Maguire, F. J.....	161
McKenzie, Charles.....	1764
Prall, William.....	199
Pierce, Payson Edward.....	995
Putnam, David L.....	265
Reller, H.....	95
Richmond, Charles Alex.....	69
Rollins, Robert.....	1570
Rutan, Frederick N.....	1524
Schlesinger, M.....	314
Spaeth, H. Douglas.....	449
Stewart, R. E.....	86
Sylvester, J. Walter.....	629
Van Doren, D. K.....	2770
Whitaker, William Force.....	108
Youmans, A. C.....	2070
Young, J. Wallace.....	1426

Prisoners, relative to transfer from Elmira Reformatory
to Eastern New York Reformatory at Napanoch, and
to State prisons (Rec. No. 33).....327, 1384, 1488, 1520

Prisons and penitentiaries, convicts in, relative to com-
mutation of sentences (Rec. No. 34)....327, 1384, 1488, 1519

Privilege of floor, extended to:	PAGE.
American Institution of Mining Engineers.....	422
Axtell, Hon. Delos.....	76
Backus, Hon. W. L.....	767
Blackwell, Hon. W.....	1362
Bedell, Mr.....	561
Bennet, Hon. W. S.....	994
Bennett, Hon. W. S.....	62
Bloomingtondale, Hon. Mr.....	935
Boland, Hon. Anthony J.....	138
Brennan, Hon. John F.....	119, 523
Brownell, Hon. J. H.....	58, 994
Chamberlin, Mr.....	58
Cocks, Hon. W. W.....	144
Coleman, Hon. John C.....	767
Collier, Hon. Mr.....	680
Collins, Hon. C. F.....	263
Coon and Fuller.....	293
Cotton, Hon. Mr.....	626
Davies, Hon. John C.....	1173
Depew, Hon. Chauncey M.....	2340
Deyo, Hon. A. S.....	58
Fish, Hon. R. J.....	62
Fitzgerald, Judge	58
Fitzgerald, Hon. John.....	2895
Flint, Frank	1708
Fox, Hon. Mr.....	1362
French, Hon. A. D.....	462
French, Hon. Stephen G.....	1613
Frisby, Hon. Daniel.....	138

Privilege of floor, extended to—Continued:	PAGE.
Gallagher, Hon. Frank.....	2070
Gleason, Hon. Benjamin F.....	138
Gompers, Samuel.....	715
Granny, Hon. John.....	1173
Green, Hon. Joseph I.....	1653
Griffith, Hon. F. W.....	1173
Hall, ex-Judge Ernest.....	2070
Hallock, Hon. J. F.....	1613
Hallock, Hon. John N.....	76
Hatch, Hon. Hyatt C.....	1491
Hedges, Hon. Job E.....	1173
Heller, Hon. Joseph S.....	51
Hendricks, Rev. Dr.....	495
Hervey, Charles S.....	1491
Hillory, Mr.....	495
Hubbs, Irving.....	1613
Hunter, Hon. H. C.....	523
Knipp, Hon. Charles H.....	1613
Koster, Hon. John S.....	1052
Leydecker, Charles C.....	62
Low, Hon. Seth.....	495
Lynn, Hon. Wauhope.....	680
Makey, Hon. Delos.....	1830
Marson, Hon. Mr.....	626
McCall, Hon. John A.....	1491
McGuire, James J.....	1491
Meister, Hon. Louis.....	1613
Morris, Hon. W. E.....	715
Moynihan, Hon. John R.....	523

Privilege of floor, extended to—Continued:	PAGE.
Murphy, Hon. Richard.....	76
O'Brien, Hon. Hugh.....	243
O'Connell, Hon. John G.....	1173
O'Connor, Hon. John J.....	994
Olin, Hon. Mr.....	767
O'Malley, Hon. E. R.....	383
Parson, Hon. Mr.....	1362
Perkins, Hon. J. B.....	1426
Peterson, Hon. F. R.....	994
Phillip, Hon. Brewer D.....	715
Pierce, Hon. J. H.....	1830
Post, Hon. Erastus.....	1570, 1613
Rodenbeck, Hon. A. J.....	462
Rollins, Rev. Mr.....	1613
Sanders, Leon.....	1613
Seymour, Mr.....	561
Shay, Hon. J. B.....	144
Sheldon, Hon. A. B.....	144
Sherman, Hon. James S.....	138
Siebert, Hon. Simon.....	161
Smith, Hon. Sanford W.....	76
Stein, Hon. M. J.....	1173
Sullivan, Hon. T. P.....	561
Thompson, Hon. Mr.....	1830
West, George H.....	1613
Wheeler, Hon. Thomas.....	138
Whittet, Hon. Mr.....	935
Witter, Hon. D. P.....	1830
Woodbury, Hon. E.....	994
Yearance, James.....	1976

	PAGE.
Public Buildings Law, to amend, relative to control of repairs, additions and alterations of public buildings (Int. No. 1259).....	1493, 1934, 2041, 2084, 2155, 2219, 2888
Public Buildings Law, to amend, relative to control of repairs, additions and alterations of public buildings (Rec. No. 280).....	1908, 2688, 2737
Public Buildings Law, to amend, relative to trustees of New York Soldiers and Sailors' Home (Int. No. 912).....	718 889, 983, 1026, 1158, 1191, 1257
Public Buildings Law, to amend, relative to trustees of New York Soldiers and Sailors Home (Rec. No. 156).....	1098 1191, 1257, 1349
Public Buildings, relative to lease to Grand Army posts (Rec. No. 305).....	2141, 2648, 2666
Public defense bonds, relative to appropriation for payment of principal and interest (Int. No. 320).....	113, 270, 306, 316, 376 409, 1092
Public Health Law, to amend, relative to:	
Cold storage warehouses, inspection by boards of health in cities of the first class (Int. No. 823).....	564
Contagious diseases, to prevent spreading through use of old bottles (Int. No. 931)....	721, 1443, 1517, 1531, 1573 1629, 1691, 1882, 1967, 2039
Establishment of hospitals or camps for treatment of pulmonary tuberculosis (Rec. No. 321)....	2296, 2540, 2588 2657, 2705, 2747
Establishment of hospitals for treatment of pulmonary tuberculosis (Int. No. 1247)....	1430, 1729, 1878, 2005, 2154 2213, 2267

Public Health Law, to amend, relative to—Continued:	PAGE.
Establishment of hospitals for treatment of pulmonary tuberculosis (Rec. No. 300).....	2141
Local boards of health (Rec. No. 375).....	2614, 2689, 2725
Pharmacy (Int. No. 781)....	499, 1319, 1517, 1626, 1778, 1849 2077, 2223, 2269
Poisons, sale and handling of, preventing mistakes and accidents (Int. No. 1284).....	1617
Practice of nursing (Int. No. 798).....	526
Practice of nursing (Rec. No. 316)....	2295, 2540, 2583, 2655
Registration of professional or trained nurses (Int. No. 609).....	316, 690, 713, 1320, 1535, 1835, 1950, 2031
Sewerage and other refuse or waste water, discharge of into waters of the State (Rec. No. 376) ..	2614, 2689, 2726
Sewers in villages, construction of, and payment of costs (Int. No. 227)....	87, 898, 1033, 1055, 1257, 1293, 2066
Public instruction, to amend law, relative to apportionment of the free school fund (Int. No. 173).....	71
Public instruction, to amend law, relative to deaf, dumb and blind institutions (Int. No. 281)....	100, 256, 373, 417, 435 512, 548
Public instruction, to amend law, relative to eligibility to appointment of deaf, dumb and blind persons (Rec. No. 8).....	201, 897, 990, 1034, 1082
Public instruction, to amend law, relative to number of members of boards of education in union free school districts (Int. No. 924).....	720, 1144, 1287, 1325, 1530, 1599
Public Lands Law, to amend, relative to State mines (Int. No. 965).	800, 1936
Public Officers Law, to amend, relative to removals by the Governor (Int. No. 662).....	358, 505, 557, 576, 607, 643, 1612

Public schools, relative to provide for adoption of uniform text-books and creating county councils of education (Int. No. 1067).....	1021
Public works, relative to provide for examination of applicants for foremen, inspectors and supervisors (Int. No. 1033)	939
Pulteney, relative to legalize the issue of bonds and provide for payment (Int. No. 1002).....	878, 1146, 1211, 1248 1276, 1346
Pulteney, relative to legalize the issue of bonds and provide for payment (Rec. No. 178).....	1314, 2447, 2488
Putnam county, relative to make the office of sheriff salaried (Int. No. 1353).....	1767, 2003, 2153, 2203, 2886
Putnam county, relative to release to James M. Smith, Chester Smith and Herman Smith certain real estate in town of Philiptown (Int. No. 1262)..	1494, 1711, 1797, 1944 2180, 2266, 2891

Q.

Quarantine stations at Hoffman and Swinburne Islands, relative to appropriation (Int. No. 449)..	184, 1432, 1608, 1624 1747, 1809, 2982
--	---

Question of personal privilege raised by:

Mr. Bostwick, relative to criticisms made upon Assembly bill No. 1808	2160
Mr. Clark, relative to correction of the journal.....	2606
Mr. Clark, relative to lobbying.....	2574, 2598
Mr. Dale, on accusation of Mr. Clark.....	2575
Mr. Ellis, relative to correction of the journal.....	2533
Mr. Graeff, on accusation of Mr. Clark.....	2575

Question of personal privilege raised by—Continued: PAGE.

Mr. Palmer, on resolution relative to taxation..... 470

Mr. Palmer, relative to newspaper charges..... 2159

Mr. Prince, on article published in the New York
Sun 114Mr. Scoville, relative to his vote for United States
Senator 61Mr. Thorn, relative to his vote for United States
Senator 61

R.

Railroads:

Affidavits to certificates of incorporation, relative
to filing (Rec. No. 243).....1764, 2304, 2772, 2793, 2988Assistant to engineer and fireman in cabs of locomo-
tives, to amend law, relative to employing (Int. No.
356) 134Assistant to engineer and fireman in cabs of locomo-
tives, to amend law, relative to employing (Int. No.
467) 186, 390Certain railroads, relative to require the running of
at least four trains per day (Int. No. 357)..134, 2772, 2788

Certificates of extension (Int. No. 768)..... 498

Completion of railroads while in hands of receivers,
relative to suspend the limitation of time (Rec. No.
244).....1764, 2305, 2772, 2790, 2988Conductors and brakemen, relative to when they may
be policemen (Int. No. 311)..112, 531, 729, 790, 810, 1190
1326, 1400, 1667, 2249, 2358, 2526, 2671

Consents and certificates of extension (Int. No. 1136).. 1177

Railroads — Continued:

PAGE.

Construction and operation of railroads, whose routes are partly within and partly without a city (Int. No. 1129)	1176, 1667
Construction and operation of railroads, whose routes are partly within and partly without a city (Rec. No. 402)	2771
Corporate existence, relative to forfeiture (Int. No. 1407)	2142
Domestic and foreign railroad corporations, relative to consolidation (Rec. No. 32)	293, 533, 585, 615, 672
Elevated railroads, city of New York, relative to extend its provisions to railways using tracks and bridges of said roads (Int. No. 382)	145, 530
Elevated railroads in cites of the first class, relative to provide for comfort and health of passengers (Int. No. 619)	330
Elevated railroads in cites of the first class, relative to provide for heating, ventilation and cleanliness of cars (Int. No. 618)	330
Elevated railroads in Kings county, relative to require the continuous running of trains (Int. No. 143)	63, 729, 948, 1436, 1517, 1527, 1629, 1694
Elevated railroads, relative to gates or doors of passenger cars (Rec. No. 240)	1658, 2448, 2492
Elevated railroads, relative to turnstiles (Int. No. 701)	387
Grade crossings at Kingsbridge road, relative to abolish (Int. No. 498)	246, 389, 440, 452, 581, 623, 662 761, 845, 922, 2894

Railroads — Continued:

PAGE.

Grade crossings over New York and Harlem Railroad at Mount Vernon, to provide for (Int. No. 1031)...	938
1436, 1517, 1526, 1630, 1695, 1844, 2894	
Grade crossings, relative to steam railroads (Int. No. 762).....	466, 946, 1008, 1034, 1056, 1395, 1468, 2764
Grade crossings, to amend law, relative to new streets, avenues or highways (Int. No. 118)....	51, 391
531, 947, 1084, 1154, 1257, 1296, 1897, 2291, 2294, 2895	
Grade crossings under St. Mary's Park, New York city, relative to abolish (Int. No. 497)....	246, 390, 492
510, 581, 623, 661, 913, 2894	
Incorporation of companies, forfeiture of powers (Int. No. 1115)	1174
Incorporation of railroad companies and filing of cer- tificate of incorporation (Int. No. 1128)...	1176, 2537, 2565
Local authorities in towns (Int. No. 1286).....	1617
Mileage books, relative to issue and sale of (Int. No. 206)	79
New York and Harlem Railroad, relative to provide for further regulation of terminals and approaches (Int. No. 496)....	246, 389, 492, 510, 581, 620, 661, 807, 861
917, 2888	
New York and North Shore and Electric Railway, in towns of Nassau county, relative to paving between tracks (Int. No. 680)...	384, 729, 790, 811, 844, 1003, 1036
1611	
Operation of trains on certain railroads (Int. No. 783)	500, 1988, 2617, 2621

Railroads — Continued:

PAGE.

Property owners and local authorities, relative to consent (Int. No. 1272).....	1570
Property owners and local authorities, relative to consent (Rec. No. 278).....	1907, 2539, 2573
Railroad commissioners, relative to powers and duties and to increase the number (Int. No. 968).....	801, 1989
Railroad employes, relative to better protection of their lives (Int. No. 339).....	125
Railroad law, to amend, relative to consents (Rec. No. 152)	1097, 2947
Railroad law, to amend, relative to routes and termini (Int. No. 556).....	293
Railroads other than street surface, relative to extension of time (Rec. No. 239) ..	1658, 2539, 2573, 2654, 2703
Rhinebeck and Rhinecliff Street Surface Railroad, relative to extend time for completion (Int. No. 14).....	34, 169
Rhinebeck and Rhinecliff Street Surface Railroad, relative to extend time for completion (Rec. No. 45).....	423, 532, 585, 625
Street and elevated railways and ferries in New York city, to regulate fares during hours traveled by workers (Int. No. 251).....	96
Streets, avenues and highways, relative to avoid crossing at grade (Rec. No. 303).....	2141, 2778, 2812
Street or elevated railroads, relative to prevent discrimination against persons carrying boxes, packages or other articles (Int. No. 454).....	184, 530, 582
	606, 706, 738

Railroads — Continued.

PAGE.

Street railroad corporations, relative to issue of tickets to passengers in cases of prolonged stoppage or blockade (Int. No. 416)	163
Street railroads, relative to protection of certain employes (Int. No. 673)	383
Street railroads, relative to protection of certain employes (Rec. No. 130)	936
Street railroads, relative to protection of certain employes (Int. No. 56)	40
Street railroads, relative to protection of certain employes (Int. No. 343)	125
Street railroads, relative to protection of certain employes (Int. No. 1248)	1436, 1608, 1634, 1702, 1742 1839, 1959, 2224, 2888
Street railroads, relative to protection of certain employes (Int. No. 1350)	1766, 1959, 1988, 2086 2154, 2225, 2432
Street railway companies, relative to inclose platforms of cars during certain months (Rec. No. 50)	424
Street railway companies, relative to transportation of scholars of the public schools (Int. No. 295)	109
Street railways in New York city, relative to protection of certain employes (Int. No. 32)	37
Street railways in Queens and Nassau counties, relative to pave between tracks and outside the rails (Int. No. 410)	162
Street surface railroads, relative to computation and payment of license fees and percentages (Int. No. 1406)	2142, 2536, 2554

Railroads — Continued:

PAGE.

Street surface railroads in boroughs of Queens and Brooklyn, relative to provide for transfers (Int. No. 1220).....	1374, 1996
Street surface railroads in cities of the first class, relative to regulate the transit (Int. No. 365).....	139
Street surface railroads, relative to contracting corporations to carry for one year (Int. No. 778)....	499, 729 789, 810, 844, 1004, 1078
Street surface railroads, relative to display on cars names of cities or villages (Int. No. 1085).....	1053
Street surface railroads, relative to equipment of cars with brakes (Int. No. 1387).....	1978
Street surface railroads, relative to extension of branches (Int. No. 696).....	386
Street surface railroads, relative to rails (Int. No. 720) ..	425, 1667, 1873, 2004, 2153, 2202, 2342, 2507, 2672 2691
Street surface railroads, relative to rate of fare in towns (Int. No. 419).....	164
Street surface, steam or other railways in cities of the first class, relative to regulate fare (Int. No. 617)...	330
Surface railroads in cities of the first class, relative to protection of passengers (Int. No. 277).....	99
Real estate, relative to improve and perfect title and to satisfy dower rights therein (Int. No. 826).....	564
Real estate, relative to protect purchasers from loss by defect in titles (Int. No. 349).....	133
Real Property Law, to amend, in respect to dower (Int. No. 592)	298

	PAGE.
Real Property Law, to amend, relative to acknowledgments and proofs in other States (Int. No. 1074)	1022, 1712, 1870 2015, 2247, 2347, 2445, 2456, 2993
Real Property Law, to amend, relative to alienation of an interest in a trust estate (Int. No. 33)	37
Real Property Law, to amend, relative to alienation of an interest in a trust estate (Rec. No. 5)	201, 255, 292, 344 376, 411, 560, 591, 846, 930, 994
Real Property Law, to amend, relative to authorizing attor- neys to take acknowledgments or proofs of the convey- ance of real property (Int. No. 584)	297
Real Property Law, to amend, relative to conveyance of real property within the State (Int. No. 649)	356
Real Property Law, to amend, relative to discharge of mortgages (Int. No. 674)	383, 691, 1713, 1878, 2005 2156, 2221, 2990
Real Property Law, to amend, relative to discharge of mortgages in counties wholly embraced within cities of the first class (Rec. No. 400)	2771
Real Property Law, to amend, relative to effect of powers to devise in certain cases (Int. No. 562)	294, 881, 985, 1000 1030, 1069, 2883
Real Property Law, to amend, relative to form of acknowl- edgments and proofs in foreign countries (Int. No. 599)	315
Real Property Law, to amend, relative to form of acknowl- edgments and proofs in foreign countries (Rec. No. - 79)	525, 882, 991, 1034, 1083
Real Property Law, to amend, relative to forms of convey- ances (Int. No. 772)	498

Real Property Law, to amend, relative to sale of life estate (Rec. No. 307).....	2141, 2447, 2490, 2906, 2921
Real Property Law, to amend, relative to sales, mortgages and leases by trustees (Int. No. 1131).....	1177, 1737 1797, 2003, 2155, 2220
Real Property Law, to amend, relative to the descent of real property (Rec. No. 264).....	1905
Real Property Law, to amend, relative to the husband's interest in real property of a wife dying intestate (Int. No. 773)	498
Real Property Law, to amend, relative to trustees' pur- chase of the trust estate (Int. No. 48).....	39, 1180
Real property, sale of, relative to life estate (Int. No. 1041).....	995, 1433, 1515, 1532, 1631, 1838, 1956, 2983
Red Men, Improved Order of, to incorporate the Great Council, relative to election of trustees (Int. No. 336)..	124 169, 198, 205, 261, 281, 766
Regents of the University, relative to provide free instruc- tion for non-resident academic students, and making an appropriation therefor (Int. No. 782).....	499, 737
Religious Corporations Law, to amend, relative to acquisi- tion of camp-meeting grounds for Reformed Methodists (Int. No. 1072).....	1022, 1385, 1486, 1510, 1530, 1598, 2989
Rensselaer county clerk, relative to legalize acts of in issu- ing certificate to William E. Walker (Int. No. 1270).....	1526
Rensselaer county, relative to county treasurer (Int. No. 676).....	384, 694, 759, 781, 900, 966, 1707, 1974, 1975
Rensselaer county, relative to legalize official acts of Parke W. Moul as justice of the peace in town of East Green- bush (Rec. No. 250).....	1903, 2779, 2799

	PAGE.
Rensselaer county, relative to make the office of sheriff salaried (Int. No. 327).....	123, 252, 290, 299, 318, 347, 522
Rensselaer county, relative to make the office of sheriff salaried (Rec. No. 69).....	524
Rensselaer county, relative to newspaper advertisements (Int. No. 1231).....	1427, 1622, 1703, 1742, 1778, 1846
Rensselaer county, relative to regulating the support of the poor (Int. No. 436).....	166, 253 290, 303, 376, 408, 1018, 1358, 1359, 2602, 2603
Rensselaer, to incorporate city, relative to change the time of election of certain officers and issuance of cer- tain bonds (Rec. No. 35).....	327, 432, 457, 556
Reports of:	
Adjutant-General	62
American Scenic and Historic Preservation Society..	2770
American Society for the Prevention of Cruelty to Animals	83
Attorney-General	24
Berkshire Industrial Farm.....	561
Board of Commissioners of Quarantine.....	423
Board of Managers and Superintendent of New York State School for the Blind.....	1524
Board of Managers, House of Refuge for Women at Hudson	327
Board of Managers of Craig Colony for Epileptics...	139
Board of Managers of Rome State Custodial Asylum,	132
Board of Managers of State Industrial School, Roch- ester	200
Board of Managers of the New York State Woman's Relief Corps Home at Oxford.....	62

Reports of—Continued:

PAGE.

Board of Managers of Western House of Refuge for Women	144
Board of Mediation and Arbitration.....	1491
Board of Trustees of Webb's Academy and Home for Ship Builders	83
Brooklyn Society for Prevention of Cruelty to Chil- dren	30
Bureau of Labor Statistics.....	449
Central New York Institution for Deaf-Mutes at Rome	715
Children's Aid Society.....	139
Civil Service Commission.....	69
Commissioner of Agriculture.....	30
Commissioners of the Palisades Interstate Park....	161
Commissioners of the State Reservation at Niagara..	355
Commission to Select a New Site for the State Indus- trial School	629
Committee Appointed to Report to the Legislature the Condition of the Statutes and Laws of This State..	62
Committee on Privileges and Elections.....	2964
Comptroller of Expenditures on Canals.....	82
Conrad Poppenhusen Association.....	265
Cooper Union for the Advancement of Science and Art	327
Department of Labor and Bureau of Factory Inspect- ors	1019
Fiscal Supervisor of State Charities.....	383
Forest, Fish and Game Commission.....	133

Reports of — Continued:

PAGE.

Forest, Fish and Game Commission on the Ausable Chasm	680
Governor, relative to Pardons, Commutations and Respites	229
Le Couteulx St. Mary's Institution for Improved Instruction of Deaf-Mutes	1525
Long Island State Park Commission	77
Managers of Syracuse State Institution for Feeble- Minded Children	355
Mohawk and Hudson River Humane Society	562
New York Catholic Protectory	327
New York Institution for Instruction of Deaf and Dumb	715
New York Institution for the Blind	30
New York Juvenile Asylum	132
New York Society for Prevention of Cruelty to Chil- dren	132
New York State College of Forestry	62
New York State Electrical Laboratory Commission . .	314
New York State Reformatory at Elmira	30
New York State Reformatory for Women at Bed- ford	86
New York State Soldiers and Sailors' Home	49
New York State Water Storage Commission	83
Northern New York Institution for Deaf-Mutes	495
Secretary of State on Statistics of Crime	2438
Society for Prevention of Cruelty to Children and Animals	86

Reports of — Continued:

PAGE.

Society for the Reformation of Juvenile Delinquents in City of New York.....	132
Special Committee Appointed to Visit the Adiron- dacks	2542
State Architect	24
State Board of Tax Commissioners.....	1019
State Commission in Lunacy.....	43
State Comptroller	30
State Custodial Asylum for Feeble-Minded Women..	43
State Department of Health.....	244
State Engineer	77
State Historian	2645
State Racing Commission.....	2770
State Superintendent of Public Instruction.....	48
Superintendent of Banks.....	23
Superintendent of Banks, relative to building and loan and co-operative savings and loan associations.....	562
Superintendent of Banks, relative to savings banks, trust companies, safe deposit and miscellaneous corporations	449
Superintendent of Insurance.....	1173
Superintendent of Onondaga Salt Springs.....	32
Superintendent of Public Buildings.....	62
Superintendent of Public Instructions.....	138
Superintendent of Public Works.....	32
Trustees and officers of Institution for Improved In- struction of Deaf-Mutes.....	715

Resolutions:

Adjournment to January 14, 1903.....	19, 24
--------------------------------------	--------

Resolutions — Continued:

PAGE.

Adjourn out of respect to the memory of Hon. Patrick F. Trainor and Hon. Nicholas Horton.....	24
Adjourn out of respect to the memory of Hon. Simon Ash.....	326
Assembly library, to be kept open all the year.....	2970
Baxter, Mrs. Colonel, relative to thanks of the Assembly for beautiful flowers.....	2967
Catholic Protectory Band, relative to thanks of the Assembly for music.....	2975
Chairman of Committee on General Laws be directed to purchase for use of his committee latest edition of statutes and codes.....	131
Chamber of Commerce of New York city, relative to rapid transit.....	463
Clerk of Assembly, directed to have all committee notices posted on bulletins.....	47
Clerk of Assembly to purchase additional copies of codes, statutes and charters of city of New York for library.....	2761
Clerk of Assembly to purchase charters, indices and statutes for use of Committees on Cities and Revision.....	93
Clerk of Assembly to purchase latest edition of Codes for use of Committee on Codes.....	75
Clerk of Assembly to purchase latest edition of Codes and Statutes for use of Committee on Judiciary....	76
Clerk of Assembly to purchase latest editions of Statutes for use of Committee on Villages, Taxation and Retrenchment, Revision and Library.....	422

Resolutions — Continued:

PAGE.

Commissioner of Health to report to the Assembly the part taken by him in the Bubonic Plague Conference at Washington.....	137
Committee on Privileges and Elections to investigate the contest of election, Mr. Chapman vs. Mr. Morgan	263, 2964
Committee on Soldiers' and Sailors' Home be directed to visit the Home at Bath, and Womens' Relief Corps Home at Oxford.....	353
Committee to investigate alleged trust, relative to sale of text-books.....	226
Committee to wait upon the Governor.....	17, 2998
Committee to wait upon the Senate.....	17, 66, 2998
Congress to enact appropriate laws exempting municipal boards of education from postage charges....	325
Eight-hour-law bill, requesting Congress to secure its enactment into law.....	53
Forest Preserve, appointment of a committee to investigate	2968
Hill, Hon. Robert J., Superintendent of Public Buildings, thanks of the Assembly tendered to.....	2964
Investigation of the existing condition influencing the price of coal.....	52
Lawrence, A. D., directed to remain sixty days after adjournment	2972
Limit of debate.....	2241
Mortgage tax, requesting the Comptroller to communicate with the Comptroller of Connecticut, and transmit information to the Assembly.....	214

Resolutions — Continued:

PAGE.

Nurses in State hospitals for insane patients, relative to hours of service and compensation.....	264
Palmer, Hon. George M., congratulations of the House on his ability as temporary presiding officer.....	935
Print 2,500 additional copies of Annual Report of Fiscal Supervisor of State Charities.....	873, 1684
Print 500 additional copies of bill No. 185.....	108, 119
Print 1,000 additional copies of Assembly Document No. 3, list of standing committees.....	82
Print 1,000 additional copies of Report of Assembly Committee on Forestry and the Adirondacks.....	2967
Print 5,000 extra copies of bill No. 1476, relative to taxation of mortgage indebtedness.....	1270
Print 3,000 extra copies of Senate bill No. 726, relative to amend the Liquor Tax Law.....	1094
Print 2,000 extra copies of Senate bill No. 822, to amend the Liquor Tax Law, relative to excise taxation	1816
Regent of the University, nomination of, in place of Hon. Anson Judd Upson	51, 67
Representatives in Congress to urge passage of Eight Hour Law	138
Secretary of War is respectfully urged to make improvements on the south side of Shooters Island..	227
	325, 462
Sergeant-at-arms, relative to duties during recess..	2969
Speaker's stenographer to remain twenty days after adjournment	2971

Resolutions — Continued:

PAGE.

State Engineer and Surveyor to transmit to Assembly answers to certain questions, relative to the canals	217, 228, 592
Ulrich, Hon. Frank J., sympathy of House extended to him and family	1362
United States navy, relative to enlargement and betterment	85
United States Senator, election of	59
United States Senator, nomination of, in place of Hon. Thomas C. Platt	51, 67

Resolutions, concurrent:

Adjourn, without date, April 17, 1903	1652, 2138, 2236
Application to Congress, to amend the Constitution of the United States, relative to election of United States Senator	462, 1050
Joint committee composed of six members of Senate finance and ways and means committee, to investigate expenditures of State government	2973, 2998
Joint committee to inquire into educational interests	2974
Joint session of Senate and Assembly to compare nominations for United States Senator and a Regent of the University	52, 53
Joint session of the Senate and Assembly for purpose of electing a Regent of the University	2683, 2733, 2861
Print 5,000 copies of memorial proceedings relative to the death of Hon. Patrick F. Trainor	1223
Proposing amendment to the Constitution, relative to appointment of Appellate Division judges (Int. No. 21)	35

Resolutions, concurrent — Continued:	PAGE.
Proposing amendment to the Constitution, relative to canals (Int. No. 351).....	133
Proposing amendment to the Constitution, relative to election of additional judges of the Supreme Court (Int. No. 1106)	1100
Proposing amendment to the Constitution, relative to improvement of highways (Int. No. 988) ..841, 1433, 1516 1527, 1630, 1680, 1698	
Proposing amendment to the Constitution, relative to improvement of highways (Rec. No. 217).....	1654, 1680
Proposing amendment to the Constitution, relative to legislation (Int. No. 490).....	230
Proposing amendment to the Constitution, relative to legislation by the referendum (Int. No. 412).....	163
Proposing amendment to the Constitution, relative to limitation of indebtedness of counties, cities, towns and villages (Rec. No. 369).....	2612, 2780, 2951, 2994
Proposing amendment to the Constitution, relative to limitations of legislative power to create debts (Int. No. 452)	184
Proposing amendment to the Constitution, relative to organization of cities (Int. No. 574) ..296, 691, 2242, 2772 2783, 2785	
Proposing amendment to the Constitution, relative to organization of cities (Rec. No. 299)....	2141, 2783, 2785 2994
Proposing amendment to the Constitution, relative to payment of debts of the State (Rec. No. 406)....	2777 2816, 2994

Resolutions, concurrent — Continued:

PAGE.

Proposing amendment to the Constitution, relative to private and special legislation (Int. No. 749).....	451
Proposing amendment to the Constitution, relative to special legislation (Int. No. 1267).....	1525
Proposing amendment to the Constitution, relative to Supreme Court judicial districts (Int. No. 764)....	466
Proposing amendment to the Constitution, relative to Supreme Court judicial districts (Rec. No. 388)..	2646
	2780, 2994
Proposing amendment to the Constitution, relative to the time within which debts of the State must be paid (Int. No. 73).....	44
Proposing amendment to the Constitution, relative to the time within which debts of the State must be paid (Rec. No. 407).....	2777, 2814
Proposing amendment to the Constitution, relative to tolls for transportation on the canals (Int. No. 852)	630, 1711, 1797, 1839, 1953
Revised Statutes, to amend, relative to opening of ditches and prescribing powers of fence viewers (Int. No. 1122)..	1175
	1737, 1796, 1867, 2003, 2156, 2221, 2267, 2904, 2910
Revised Statutes, to amend, relative to witnesses to a will (Int. No. 964).....	800
Richmond county, relative to lay out and establish Silver Lake Park (Int. No. 940).....	772
Richmond county, relative to preservation of building known as the Billop house for historical purposes (Int. No. 85)	45, 2772, 2791

	PAGE.
Richmond county, relative to release to United States	
certain real estate in town of Southfield (Int. No. 747) ..	450
	528, 583, 605, 705, 737
Rochester:	
Armory for National Guard and Naval Militia, to	
provide for erection and purchase of site (Rec. No.	
384)	2646, 2946
Bridge over the Erie canal on Allen street, relative to	
construction (Int. No. 260)	97
Bridge over the Erie canal on Jay street, relative to	
construction (Int. No. 258)	97
Certain real estate in city, to release to Konrad	
Lang, 2d, Katharina Kaiser and Elizabeth Koch	
(Int. No. 520)	249, 1712, 1797, 1944, 2179, 2990
Charter of city, to amend, relative to Mount Hope	
Cemetery (Int. No. 304)	111, 190, 211, 232, 304, 321, 338
	873, 1425
Charter of city, to amend, relative to Mount Hope	
Cemetery (Rec. No. 17)	244
Charter of city, to amend, relative to municipal	
court (Int. No. 286)	108, 189, 210, 301, 375, 405, 2056
	2067, 2603
Charter of city, to amend, relative to payment for pub-	
lic improvements (Int. No. 1381)	1910, 2648, 2668, 2977
Charter of city, to amend, relative to payment for pub-	
lic improvements (Rec. No. 413)	2896, 2905, 2927
Charter of city, to amend, relative to supply of water	
(Int. No. 1234)	1428, 1717, 1791, 2767
Charter of city, to amend, relative to use of public	
streets (Int. No. 606)	315, 570, 613, 634, 638, 709, 714, 836

Rochester — Continued:

PAGE.

Church street improvement, relative to compromise the amount assessed against the county of Monroe (Int. No. 656).....	357, 723, 789, 804, 900, 972
Church street improvement, relative to compromise the amount assessed against the county of Monroe (Rec. No. 62).....	496, 779, 815, 867
Commissioner of deeds, official acts of, to legalize and confirm (Int. No. 1425).....	2442
Police pension fund, to establish, relative to the income of said fund (Int. No. 1289)...	1617, 1723, 1781, 2007 2248, 2351
Police pension fund, to establish, relative to the income of said fund (Rec. No. 346).....	2534, 2779, 2804
Public parks and parkways, acquiring certain grounds, relative to limitation of expenditure (Int. No. 306)...	111 190, 211, 231, 260, 276, 494, 836
Public parks and parkways, to provide for maintenance, relative to street railroads in such parks (Int. No. 468).....	186, 530, 582, 606, 784, 819, 1900, 2603
Public parks and parkways, to provide for maintenance, relative to street railroads in such parks (Int. No. 561).....	294
Public park, relative to provide for acquisition and improvement of certain lands (Rec. No. 261).....	1905 2617, 2638
Rochester and Genesee Valley Railroad Company stock owned by city, relative to authorize the sale of (Int. No. 616).....	330, 729, 790, 803, 901, 976

Rochester — Continued:

PAGE.

Rochester and Genesee Valley Railroad Company stock owned by city, relative to authorize the sale of (Rec. No. 107).....	768, 2904, 2937
Special franchises, relative to authorize the assessment and taxation (Int. No. 1290).....	1618
Taxes, relative to legalize (Rec. No. 93)...	601, 728, 792, 833
	1096, 1221, 2138, 2864
Wellman, Amos D., relative to legalize acts of, as a commissioner of deeds (Rec. No. 10)....	202, 2447, 2483
Rockland county, relative to support of inmates of Nyack hospital (Int. No. 1235).....	1428, 1937, 2043, 2892
Rome, relative to construction of iron bridge with drive- way over Erie canal at South James street (Int. No. 754),	464
Rome State Custodial Asylum, relative to appropriation (Int. No. 198).....	78, 603, 756, 781, 900, 969, 2891
Rome, to incorporate city, relative to assessors, their pow- ers and duties (Int. No. 756).....	465, 883, 990, 1002, 1158
	1199, 2434
Rome, to incorporate city, relative to board of water and sewer commissioners (Int. No. 870)...	682, 883, 989, 1028, 1258
	1304, 1892, 2139, 2681
Rome, to incorporate city, relative to changing boundaries of various wards (Int. No. 1246)...	1430, 1724, 1837, 2022, 2119
Royal Dames of North America, relative to incorporate the Supreme Council (Int. No. 842).....	629, 889, 984, 1375, 1533
	1572, 1629, 1688
Rules, adoption of	19
Rye, relative to provide for laying out and maintaining a public park (Int. No. 1157).....	1230

S.

PAGE.

Sacketts Harbor, relative to legalize, ratify and confirm a special election of the village (Rec. No. 22)	265, 604, 679, 711
Salaries, an act relative to loans on (Int. No. 791)	501, 1942 2537, 2562
Sanger, Benjamin, elected principal doorkeeper	16
Saratoga county, relative to election of a receiver of taxes and assessments (Rec. No. 219)	1654, 2077, 2171
Saratoga Springs, relative to election of a receiver of taxes and assessments (Int. No. 1091)	1054, 1442, 1514, 1527, 1746 1807, 2518, 2602
Saratoga Springs, to amend charter of village, relative to appointment of sewer, water and street commissioners (Int. No. 985)	840
Saratoga Springs, to amend charter of village, relative to appointment of sewer, water and street commissioners (Rec. No. 121)	876, 1245, 1291, 1407, 1568, 2059
Saratoga Springs, to amend charter of village, relative to completion of system for disposal of sewage (Int. No. 1188)	1317
Saratoga Springs, to amend charter of village, relative to completion of system for disposal of sewage (Rec. No. 241)	1764, 2076, 2169
Schenectady, charter of city, to amend, generally (Int. No. 638)	333, 724, 789, 809, 1154, 1278, 1339, 2436
Schenectady county, relative to appointment of a coroner's physician and post-mortem examinations (Int. No. 132)	55 159, 175, 195, 208, 234, 1018
Schenectady, relative to appropriation for paying State's share of expenses of eliminating certain grade crossings (Int. No. 859)	631, 2444, 2475

	PAGE.
Schenectady, relative to borrow money and issue bonds for construction of sewers (Int. No. 354)	133, 187, 208, 231, 275 310, 1093, 1569
Schenectady, relative to borrow money and issue bonds for payment of certain indebtedness (Int. No. 350)	133, 188, 208 231, 275, 308, 1093, 1569
Schenectady, relative to issue bonds for erection and equip- ment of school buildings (Int. No. 1057)	997, 1104, 1214, 1247 1277, 1334, 1569, 2295
Schenectady, relative to issue bonds for erection and equip- ment of school buildings (Rec. No. 251)	1904
Schenectady, relative to organize a fire department and board of fire commissioners (Int. No. 368)	140, 187, 209, 259 338, 380, 2436
Schenectady, to amend charter, relative to duties and com- pensation of assessors and annual sum raised for city purposes (Int. No. 367)	139, 187, 209, 257, 276, 311, 1093, 1569
Schenectady, to amend charter, relative to increase the police force and providing for its support (Int. No. 444)	183 362, 674, 734, 900, 970, 2436
Schools of agriculture and domestic economy, relative to authorizing boards of supervisors to establish (Int. No. 590)	298, 507, 558, 576, 607, 641
Scoville, Hon. E. W., announced that if present he should have voted for re-election of Hon. Thomas C. Platt	61
Secretary of State, communication from, relative to resig- nation of St. Clair McKelway	353
Secretary of State, list of members presented by	3

Senate:	PAGE.
Committee on the part of, announce the Senate is ready for business.....	19
Committee on the part of, announce the Senate is ready to adjourn.....	2998
Committee on the part of, announce the Senate is ready to meet in joint session.....	67, 2861
Conference committee on appropriation bill.....	2531
Seneca county, relative to appropriation for drainage of Gorman swamp (Int. No. 777).....	499, 2538, 2572
Seneca Falls, relative to appropriation for removing obstructions from Seneca river (Int. No. 292).....	109
Shaffer, John H., claim of, relative to authorize the Adjutant-General to hear, audit and determine (Int. No. 421).....	164, 1673, 1873, 1944, 2150, 2176, 2892
Shorey, Albert K., and Catherine C. Buntin, relative to legalize marriage, and to legitimize the children (Int. No. 627).....	331, 501, 559, 576 607, 640, 1318, 1514, 1564, 1588, 1636, 2430
Sidepath commissioners, relative to examination of reports and vouchers (Int. No. 1120).....	1175, 1936, 2302, 2318, 2619, 2677
Silver Lake park, relative to lay out and establish (Int. No. 940).....	772
Simmons College at Abilene, Texas, relative to take property by bequest, gift, grant or purchase in State of New York (Int. No. 677).....	384, 501, 559, 576, 607, 644, 709 786, 806, 853, 993, 994, 1898, 2528 2529, 2532, 2600, 2690, 2855, 2989

	PAGE.
Sing Sing, to incorporate the fire department, relative to objects and powers of department (Int. No. 1265).....	1525
	1775, 1868, 2890
Sisters of the Poor of Saint Francis, relative to incorpor- ate (Rec. No. 319).....	2296, 2308
Sisters of the Poor of Saint Francis, to incorporate, rela- tive to devises and bequests (Int. No. 1209).....	1372
	1835, 1954, 2013, 2247, 2349
Society for Reformation of Juvenile Delinquents, relative to appropriation (Rec. No. 242).....	1764, 2615
	2639, 2659, 2778, 2807
Society of War of 1812, to incorporate, relative to powers of such society (Int. No. 929).....	721
Soldiers and Sailors' Home at Bath, relative to appropria- tion (Int. No. 434).....	166, 529, 675
	698, 785, 825, 1706, 1896, 1901, 2528, 2529
Soldiers' Home, relative to transfer to the State and appointment of a board of trustees (Int. No. 746).....	450
Soldiers, sailors and marines, relative to burial of, and their wives or widows (Rec. No. 90).....	600, 890, 991, 1016
Soldiers, sailors and marines, relative to peddling and auction sales (Int. No. 200).....	78
Southfield, relative to release to the United States certain real estate (Int. No. 747).....	450, 528, 583, 605, 705, 737
Speaker:	
Appointment of a committee to wait upon the Gover- nor	17, 2861
Appointment of a committee to wait upon the Senate..	17
	67, 2861

Speaker — Continued:

PAGE.

Appointment of a conference committee on appropriation bill	2428
Appointment of a conference committee on bill relative to new court house in city of Utica	2763
Appointment of officers to attend the opening of next session	2999
Appointment of officers to remain thirty days after adjournment	2999
Appointment of standing committees	25
Appointments made by	19, 3036
Closing address of	2999
Communication from Charles R. Skinner, presented by	69
Communication from New York Preachers' Meeting of M. E. Church against Sunday opening of saloons, presented by	244
Designates Mr. Rogers to act as temporary Speaker . .	715
Election of	7
Invitation from Albany Lodge No. 49, Benevolent and Protective Order of Elks, presented by	314
Invitation from National Good Roads Association to attend its convention at St. Louis, Mo	767
Memorial of the Medico-Legal Society of New York, with accompanying documents, presented by	314
Opening address of	8
Resolution from board of aldermen, city of New York, relative to civil service, presented by	314

Speaker — Continued:

PAGE.

Resolution from board of aldermen, city of New York,
relative to supplying coal to the poor, presented
by 62

Statement made by, relative to newspaper charges... 2160

Speaker, decisions of the, on points of order raised by:

Mr. Cooke on bill to create a public improvement
commission for city of Watervliet..... 435

Mr. Cooke on bill relative for relief of Institution of
Mercy in city of New York..... 2666

Mr. Hooker on bill to amend the Village Law, relative
to consent of property owners..... 852

Mr. McKeown on bill relative to office of register,
Kings county, compensation of copyists..... 354

Mr. McKeown on resolution relative to taxation..470, 476

Mr. McKeown on resolution relative to taxation of
mortgages 216

Mr. Palmer on bill relative to powers of the Inter-
Urban Gas Company..... 550

Mr. Palmer on bill to amend Election Law, relative
to detailed statement.....652, 658

Mr. Palmer on bill to amend the charter of the city
of Elmira 105

Mr. Palmer on bill to amend the Liquor Tax Law,
relative to excise taxation..... 1579

Mr. Palmer on resolution relative to election of United
States Senator 1051

Mr. Palmer on resolution relative to the canals..... 219

220, 221

Mr. Palmer on resolution relative to taxation....470, 476

Speaker, decision of the, on points of order raised by

— Continued:

PAGE.

Mr. Palmer on resolution relative to taxation of
mortgages 214, 215

Mr. Palmer on right to introduce a resolution on
Wednesday night 31

State Board of Barber Examiners, to establish and pro-
vide for sanitary inspection of barber shops (Int. No.
189) 73, 506, 692, 756, 912, 957, 1004, 1078, 1165

State Board of Barber Examiners, to establish and pro-
vide for sanitary inspection of barber shops (Rec. No.
233) 1657, 1937, 2049, 2689, 2723

State Charities Law and Penal Code, to amend, relative
to commitments to State institutions of juvenile delin-
quents (Int. No. 963) 800

State Charities Law, to amend, relative to autopsies at
Craig Colony for Epileptics (Int. No. 1016) 880
1386, 1486, 1509, 1529, 1593

State charities, to amend law, relative to commitments to
houses of refuge and reformatories for women (Int. No.
1330) 1708, 2076, 2163

State Charities Law, to amend, relative to houses of
refuge and reformatories for women (Int. No. 552) 270

State Charities Law, to amend, relative to reports of
managers or trustees (Rec. No. 331) 2439, 2777, 2813

State Charities Law, to amend, relative to State Cus-
todial Asylum at Newark (Int. No. 1348) 1766

State Charities Law, to amend, relative to superintend-
ent, qualifications, powers and duties (Int. No. 755) 464
1434, 1607, 1634, 1839, 1943, 1960, 2064, 2067, 2136, 2983

	PAGE.
State commissioner of records, to establish the office of in place of State Historian (Int. No. 86).....	45, 157, 393
State Custodial Asylum for Feeble-Minded Women, rela- tive to appropriation (Rec. No. 279).....	1907, 2688, 2734
State electrical laboratory, relative to establish (Int. No. 799)	526
State Engineer and Surveyor, communication from, rela- tive to canals.....	592
State farm for women, to establish, relative to appropria- tion (Int. No. 313).....	112
State Finance Law, to amend, relative to investment of the common school and literature fund (Int. No. 1168)..	1271 1430, 1515, 1527, 1630, 1700, 2888
State Finance Law, to amend, relative to items of monthly accounts of public officers (Rec. No. 234).....	1657 1983, 2107, 2273
State Finance Law, to amend, relative to municipal fiscal provisions and making an appropriation (Int. No. 524)..	250 1980, 2104, 2144, 2307, 2514, 2672, 2692
State Finance Law, to amend, relative to temporary loans and revenue bonds and the general fund (Int. No. 790)..	500
State hospital for insane in the northeastern part of State, relative to appropriation (Int. No. 724) ..	426, 721, 788, 804 901, 979, 2891
State hospitals for insane, relative to appropriation for buildings, repairs and improvements (Int. No. 1167)...	1271 1980, 2103, 2885, 2958, 2992
State Hospital for Treatment of Tuberculosis at Ray Brook, relative to appropriation (Int. No. 980)....	839, 1768 1870, 2005, 2151, 2191, 2892

PAGE.

State militia, relative to payment of expenses of legal proceedings (Int. No. 860).....	631
State militia, relative to provide for payment of pensions to members in certain cases (Int. No. 1255).....	1493
State prisons and the Eastern New York Reformatory, relative to provide for support and maintenance (Int. No. 565).....	294, 529, 674, 698, 785, 828
State prisons and the Eastern New York Reformatory, relative to parole of prisoners (Rec. No. 115).....	770, 1384 1488, 1518, 1974, 2886
State prison for women, to establish, relative to compensation of certain officers (Int. No. 262) ..	97, 370, 558, 576, 607 642
State Prisons Law, to amend, relative to compensation of certain officers (Int. No. 275)	99, 370, 557, 576, 608, 647
State prisons, to amend law, relative to board of classification (Int. No. 984).....	840
State prisons, to amend law, relative to board of classification, and to certain officers (Int. No. 1007) ..	879, 1384, 1484 1511, 1630, 1700, 1976, 2055, 2893
State Racing Commission, to establish, relative to licenses to conduct races and tax on gross receipts (Int. No. 971),	838
State Racing Commission, to establish, relative to time of meetings and admission charges (Int. No. 1040).....	940
State Reformatory for Women at Bedford, relative to appropriation (Int. No. 1096).....	1099, 1980, 2101
Statutory Construction Law, to amend, relative to designating flag day as a public holiday (Int. No. 766).....	497
Statutory Construction Law, to amend, relative to Good Friday as a public holiday (Int. No. 792).....	501

	PAGE.
St. Lawrence and Franklin counties, relative to establishing boundary lines (Int. No. 1161)	1231, 1981, 2301, 2316 2984
St. Lawrence county, relative to adoption of uniform text-books for use in public schools (Int. No. 270)	98
St. Lawrence county, relative to incorporate the Racquette River Power Company of South Dalton (Int. No. 789) . .	500 1186, 1439, 1610, 1634, 1780, 1871, 1943, 2177, 2992
St. Lawrence county, relative to improvement of public highways (Int. No. 648)	356, 1145, 1212, 1248, 1276, 1328 2066
St. Lawrence county, relative to provide for adoption of uniform text-books in public schools (Rec. No. 198)	1491
St. Lawrence county, relative to registration of certain veterinarians (Int. No. 1412)	2238, 2617, 2622
Stock Corporation Law, to amend, relative to consents of stockholders to mortgages of corporate property (Int. No. 595)	299, 370, 505, 614, 677, 707, 808, 1026, 1159, 1204 2431
Stock Corporation Law, to amend, relative to increase or reduction of capital stock and to declare valid certain acts (Int. No. 767)	497, 686, 758, 814, 842, 1003, 1037, 1060 1426
Stock Corporation Law, to amend, relative to increasing or reducing capital stock (Int. No. 853)	630, 1144, 1210 1312, 1356, 1534, 1576, 1746, 1805, 1844, 1963
Stock Corporation Law, to amend, relative to increasing or reducing capital stock (Rec. No. 101)	767
Stock Corporation Law, to amend, relative to number of directors (Int. No. 1324)	1660, 2617, 2620, 2983

	PAGE.
Stock Corporation Law, to amend, relative to number of directors (Rec. No. 342)	2441
Stock Corporation Law, to amend, relative to reduction of capital stock (Int. No. 605)	315, 687, 758, 814, 844, 1004 1041, 1059, 1258, 1298, 2363, 2530
Stock Corporation Law, to amend, relative to unlawful combinations in restraint of trade (Int. No. 1316)	1639
Stratford, relative to confirm acts of town assessors (Int. No. 1398)	2071, 2445, 2471, 2976
St. Regis river, relative to floating of logs and shingle bolts (Int. No. 1055)	997, 1143, 1209, 1251, 1394, 1461, 1603 1641, 2446, 2457
St. Regis river, relative to floating of logs and shingle bolts (Rec. No. 227)	1656, 1936, 2049, 2166, 2263, 2457, 2599 2658, 2759, 2857
Suffolk county, relative to acquire certain lands in town of Southampton for a State park (Int. No. 288)	109
Suffolk county, relative to appropriation for repairing sea wall in town of Southold (Int. No. 214)	80, 2773, 2848
Suffolk county, relative to common school district No. 12 in town of Islip (Int. No. 876)	683, 896, 986
Suffolk county, relative to filing of certain records, maps and papers (Int. No. 472) ..	203, 368, 412, 451, 513, 551, 1973, 2139
Suffolk county, relative to regulate the use of the main south road or highway (Int. No. 537)	268
Sullivan county, relative to appropriation for repairing banks of Neversink river, towns of Fallsburg (Int. No. 1269)	1526, 2686, 2721

	PAGE.
Sullivan county, relative to money raised for construction of bridge across the Delaware river (Int. No. 1268) ..	1526, 2300 2320, 2982
Superintendent of Public Instruction, relative to distribu- tion of funds in aid of secondary education (Int. No. 1000)	878
Supervisors, relative to raise funds by tax for repairs of sidepaths (Rec. No. 80)	525, 1153, 1219, 1264, 1357, 1577 1641, 1839, 1962, 2247, 2345, 2768
Supreme Court, First Judicial District, relative to salaries of attendants (Int. No. 232)	87, 148, 179, 233, 1611, 1824 1827, 1901, 2235, 2236
Supreme Court justices, relative to assignments and to fix compensation (Rec. No. 89) ..	600, 882, 990, 1017, 1048, 1568 1704
Supreme Court justices, relative to retirement on pensions after thirty years' service (Int. No. 1076) ..	1023, 1434, 1606 1678, 1747, 1809, 1842
Supreme Court, trial justices, relative to extraordinary expenses (Int. No. 1282) ..	1571, 2302, 2313
Syracuse:	
Bridge over the Erie canal at Crouse avenue, to provide for (Int. No. 216) ..	80
Bridge over the Oswego canal at Willow street, to pro- vide for (Int. No. 188) ..	73, 1710, 1811
Butternut street, relative to legalize assessment for paving and improving (Int. No. 1301) ..	1619, 1725, 2450 2599

Syracuse — Continued:

PAGE.

Charter of city, to amend, relative to firemen's pension
fund (Int. No. 1251)..... 1492, 1718, 1795, 2017, 2307
2508, 2993

Charter of city, to amend, relative to paving streets
and other public places (Int. No. 1236)..... 1428, 1717
1792, 1945, 2303, 2330, 2979

Municipal court, relative to practice and fees of jurors
(Int. No. 184).....72, 502, 614, 636, 784, 818, 1361, 1652

Onondaga park, relative to convey certain premises
for park purposes (Int. No. 944)..... 772

Real property, use for park purposes, relative to sell
and convey (Int. No. 1028).....938, 1103, 1214, 1247, 1276
1331, 1577, 1648, 2433

State Institution for Feeble-Minded Children, relative to
appropriation (Int. No. 274).....99, 566, 613, 634, 794, 2891

T.

Taxation, relative to appointment of a commission to in-
vestigate (Int. No. 1413)..... 2238

Taxation, to amend general laws, relative to costs (Int.
No. 1117) 1175

Taxation, to amend law, relative to exemptions from
taxation of mortgages on real estate (Int. No. 282).... 100

Taxation, to amend law, relative to exempting certain
land and building corporations on their capital stock
(Int. No. 370)..... 140

Taxation, to amend law, relative to terms "personal es-
tate" and "personal property" (Int. No. 832)..... 565

	PAGE.
Taxation, to amend law, relative to terms "personal estate" and "personal property" (Int. No. 801).....	527, 1438 1539, 1573, 1746, 1804
Tax Law, to amend, relative to appointment of appraisers (Int. No. 1328).....	1708, 1834, 1954, 2004, 2153, 2203, 2271 2618, 2674
Tax Law, to amend, relative to appointment of appraisers, stenographers, etc. (Rec. No. 389).....	2681, 2779, 2796
Tax Law, to amend, relative to assessments for local improvements which have been annulled (Int. No. 730)..	427 1773, 1866, 2004, 2086, 2153, 2209
Tax Law, to amend, relative to assessments for local improvements to property exempt from taxation (Int. No. 731).....	427, 1834, 2105, 2145, 2306, 2511, 2649, 2703, 2991
Tax Law, to amend, relative to assessment of real property of railroad corporations (Int. No. 1148).....	1229
Tax Law, to amend, relative to assessment of shares of stock of banks or banking associations in liquidation (Int. No. 839)...	601, 1182, 1259, 1285, 1323, 1397, 1479, 1549 2431
Tax Law, to amend, relative to certain exemptions (Int. No. 1264).....	1494, 1668, 1754, 1836, 1951, 2028
Tax Law, to amend, relative to collection of taxes (Int. No. 1018).....	880, 1182, 1352, 1386, 1514, 1560, 2992
Tax Law, to amend, relative to correction of errors in assessment of bank shares, New York city (Int. No. 843).....	629
Tax Law, to amend, relative to exemption of property of certain medical societies in cities of the first class (Rec. No. 142).....	1020, 1834, 1955, 2039

	PAGE.
Tax Law, to amend, relative to exceptions and limitations in taxation of taxable transfers (Rec. No. 95)	601, 731, 793 812, 902
Tax Law, to amend, relative to exemptions (Int. No. 811) . .	528
Tax Law, to amend, relative to expense of publication of notice of unredeemed lands (Int. No. 501)	246, 536, 675, 698 785, 823, 1227, 1423, 1424, 1522, 1630, 1699, 1829
Tax Law, to amend, relative to expense of publishing no- tices of lands sold for unpaid taxes (Int. No. 784)	500, 1669 1834, 1954, 2004, 2153, 2202
Tax Law, to amend, relative to payment of taxes on per- sonal property by persons removing from the State (Int. No. 296)	110, 1668, 1873, 2005, 2153, 2200
Tax Law, to amend, relative to property exempt from taxa- tion (Int. No. 401)	147
Tax Law, to amend, relative to property exempt from taxation (Rec. No. 410)	2896
Tax Law, to amend, relative to reducing the organization tax of corporations (Int. No. 604)	315
Tax Law, to amend, relative to reports by exchanges and boards of trade (Int. No. 1179)	1316, 1438, 1539, 1678, 1839 1961
Tax Law, to amend, relative to revision and re-adjustment of accounts of Comptroller (Int. No. 603)	315, 536, 583, 610 634, 1962, 2889
Tax Law, to amend, relative to salaries of surrogates' assistants and stenographers in Kings county (Int. No. 1404)	2142, 2444, 2470

	PAGE.
Tax Law, to amend, relative to supplementary proceedings to collect taxes (Int. No. 1287).....	1617, 1997, 2100, 2145, 2307 2445, 2461, 2889
Tax Law, to amend, relative to supplementary proceed- ings to collect taxes (Int. No. 1377).....	1909
Tax Law, to amend, relative to taxable transfers of prop- erty (Int. No. 233).....	87
Tax Law, to amend, relative to taxable transfers of prop- erty (Int. No. 937).....	771
Tax Law, to amend, relative to taxable transfers of prop- erty (Rec. No. 383).....	2646, 2776, 2836
Tax Law, to amend, relative to taxation of certificates and conveyances (Int. No. 241).....	89, 192, 334, 441, 469, 894
Tax Law, to amend, relative to taxation of membership in exchanges or boards of trade (Int. No. 1178).....	1315, 1438 1538, 1573, 1746, 1803, 1896, 1976
Tax Law, to amend, relative to taxation of mortgage in- debtedness (Int. No. 1141).....	1181
Tax Law, to amend, relative to taxation of all mortgages of real estate (Int. No. 8).....	33
Tax Law, to amend, relative to taxation of public fran- chises as real property (Int. No. 191).....	77
Tax Law, to amend, relative to taxation of real property situated in two or more tax districts (Int. No. 943)....	772 1668, 1754, 1836, 2023, 2122, 2892
Tax Law, to amend, relative to taxation of savings banks (Int. No. 139).....	56, 874
Tax Law, to amend, relative to taxation of savings banks (Int. No. 769).....	498

	PAGE.
Tax Law, to amend, relative to taxation of savings bank deposits (Int. No. 797).....	526, 1997, 2100, 2163, 2244, 2307 2514, 2672, 2691, 2849
Tax Law, to amend, relative to the time of making assessments in certain towns (Int. No. 934).....	771, 1996, 2101, 2145 2304, 2337, 2990
Tax on all able-bodied bachelors and spinsters, relative to impose (Int. No. 317).....	113
Teachers of common schools in towns, who have taught twenty-five years, relative to provide conditional compensation (Int. No. 218).....	83, 118, 128, 137, 171, 199, 212 872, 1090, 1091, 1094, 1095, 1395, 1464, 1577, 1762, 1900 2528, 2531
Tenement House Act, to amend, relative to application of act to certain tenement houses (Int. No. 485).....	229
Tenement House Act, to amend, relative to exemption of buildings in certain counties from its provisions (Int. No. 967)	801
Tenement House Act, to amend, relative to exemption of certain buildings from its provisions (Int. No. 342)....	125
Tenement House Act, to amend, relative to height of certain tenements (Int. No. 579).....	296
Tenement House Act, to amend, relative to height of tenement houses built on made or filled in ground (Int. No. 1198)	1318
Tenement House Act, to amend, relative to houses constructed on corner lots (Int. No. 621).....	330
Tenement House Act, to amend, relative to provide for a classification therein of apartment houses (Int. No. 871)	682

	PAGE.
Theatres and places of public amusement, relative to inspection (Int. No. 186).....	72
Thomas Asylum for Orphan and Destitute Indian Children at Iroquois, relative to appropriation (Int. No. 431).....	165, 602, 756, 781, 899, 963, 2871, 2987
Thorn, Hon. S. P., announced that if present he should have voted for re-election of Hon. Thomas C. Platt....	61
Thread, to amend law, relative to manufacture and sale of (Int. No. 993).....	877, 1737, 1877, 2016, 2092, 2446, 2454, 2619 2675, 2982
Tires to be used on vehicles, relative to the width (Int. No. 818)	563
Tires to be used on vehicles, relative to the width (Rec. No. 164).....	1174, 2615, 2627, 2660, 2712
Tobacco cigarettes with paper wrappers, relative to regulate sale of (Int. No. 93).....	47
Tonawanda, relative for relief of certain persons for constructing State armory (Int. No. 52).....	40, 373, 417, 434, 453 481, 2430
Tonawanda, relative to construction of a steel bridge over the Erie canal at Seymour street (Int. No. 187).....	73, 1711, 1810
Tonawanda, relative to incorporate the city (Int. No. 492).....	230, 362, 400, 447, 513, 549, 608, 714
Tonawanda Reservation, relative to lease lands to white persons (Int. No. 742).....	450, 734, 791, 803, 902, 980, 1762
Town Law and Highway Law, to amend, relative to election of two commissioners of highways in any town (Int. No. 369).....	140, 253, 368, 412, 434, 453, 483, 1018
Town Law, to amend, by defining local authorities (Int. No. 822)	564

	PAGE.
Town Law, to amend, relative to rental of rooms to Grand Army posts (Int. No. 157) ..65, 159, 175, 196, 261, 286 1611, 2234	
Town Law, to amend, relative to commissioners of highways in towns less than three square miles in area (Int. No. 806)527, 950, 1007, 1027, 1258, 1301, 2065	
Town Law, to amend, relative to compensation of com- missioners of highways (Int. No. 1069)..1022, 1670, 1750, 1837 2150, 2185, 2891	
Town Law, to amend, relative to compensation of town assessors (Int. No. 158)..65, 159, 212, 231, 275, 307, 679, 766 873, 933, 1971, 2542, 2618, 2641, 2678, 2985	
Town Law, to amend, relative to compensation of town officers (Int. No. 236)..88, 158, 174, 194, 208, 236, 766, 874 933, 992, 1157, 1196, 1394, 1462, 1613, 2063	
Town Law, to amend, relative to fees of magistrate and other officials, in criminal actions and proceedings (Int. No. 440)....167, 1146, 1212, 1275, 1513, 1553, 1588, 1634, 1938 2303, 2336, 2886	
Town Law, to amend, relative to time and place of bi- ennial town meetings (Int. No. 1010)....879, 1146, 1212, 1778 1848, 1971, 2249, 2357, 2982	
Town Law, to amend, relative to time and place of bi- ennial town meetings (Rec. No. 335)..... 2439	
Trading stamps, tickets and other devices, to amend law, relative to redemption (Int. No. 670)....359, 881, 984, 1026 1158, 1202	
Transportation Corporation Law, to amend, relative to inspectors of gas meters (Int. No. 217)..... 80	

- Transportation Corporation Law**, to amend, relative to transmission of dispatches (Int. No. 566).....294, 495
- Troy:**
- Boundary line between the first and second wards, relative to create (Int. No. 751)..464, 722, 787, 803, 902
981, 1898, 2680
 - Certain lands, relative to authorize comptroller to dispose of (Int. No. 1420).....2299, 2687, 2694, 2978
 - Claims of John Riley and others for services as school janitors, relative to payment (Int. No. 904)..717, 884, 989
1000, 1030, 1068, 2437
 - Clough, Moses T., relative to legalize the official acts of, as commissioner of deeds (Rec. No. 4)..201, 366, 419
 - Government of city, relative to create a municipal improvement commission and define its powers and duties (Int. No. 675).....383, 722, 787, 869, 960, 1762
2758, 2989
 - State armory, relative to reappropriate money for repair, improvement and enlargement (Int. No. 1408)2143, 2539, 2594
 - State armory, relative to reappropriate money for repair, improvement and enlargement (Rec. No. 359) 2610
 - Troy and Colonie Bridge Company, to incorporate, relative to construction of a bridge across the Hudson river (Int. No. 1205)..... 1371
 - Troy and Colonie Bridge Company, to incorporate, relative to construction of a bridge across the Hudson river (Rec. No. 336).....2440, 2905, 2940
 - Water works department, to amend law, relative to an increase supply of water (Int. No. 482)..... 204

Troy — Continued:

PAGE.

- Water works department, to amend law, relative to powers of commissioner of public works (Int. No. 938) 771, 1232, 1282
- Water works department, to amend law, relative to title of real property acquired by such department (Int. No. 1022) . . 937, 1233, 1283, 1632, 1678, 1778, 1845, 2979
- Trusts, to amend law, relative to authorizing certain companies to do a title guaranty business (Int. No. 385) . . . 145
- Tuttle, Wm. S., relative to authorize the removal of certain sunken vessels in Lake George (Int. No. 363) . . 139, 394
493, 510, 607, 639, 1611

U.

- Ulster county, relative to fees of magistrates and other officials in criminal actions (Int. No. 440) . . . 167, 1146, 1212
1275, 1513, 1553, 1588, 1634, 1938, 2303, 2326, 2886
- Union free school districts, relative to division of (Rec. No. 415) 2896
- Union free school districts, relative to division of (Rec. No. 98) 681, 1385, 1488, 1521
- Union, relative to town assessment rolls (Int. No. 1349) . . 1766
2074, 2144, 2303, 2328, 2990
- United States flag, desecration of, to prevent and punish (Int. No. 290) 109
- United States, relative to acquisition of lands in New York city, as a site for a marine hospital (Rec. No. 117) 770, 1024, 1090, 1168
- University Law, to amend, relative to dissolution and liquidation of educational corporations (Rec. No. 296) . . 2140
2447, 2487

University Law, to amend, relative to the number of Regents of the University and the tenure of their office (Int. No. 1361).....	1831
Utica:	
Boundaries of city, to extend, relative to annexing part of town of New Hartford (Int. No. 729).....	427
Boundaries of city, to extend, relative to annexing part of town of New Hartford (Rec. No. 200).....	1492
Bridge over the Erie canal on Seneca street, to provide for construction (Int. No. 589).....	298
Charter of city, to amend, relative to assessments for local improvements (Int. No. 692).....	386
	1107, 1219, 1253, 1531, 1601, 1888, 2680
Charter of city, to amend, relative to assessments for local improvements (Rec. No. 192).....	1364
Charter of city, to amend, relative to occupation of streets, sidewalks or public places (Int. No. 70)....	43
	101, 122, 153, 170, 233, 263
Charter of city, to amend, relative to occupation of streets, sidewalks or public places (Rec. No. 2)....	181
Charter of city, to amend, relative to street cleaning and local assessments (Int. No. 1335)....	1709, 2301, 2316
Charter of city, to amend, relative to street cleaning and local assessments (Rec. No. 404).....	2771
City of, to issue bonds and appoint commissioners for changing channel of the Mohawk river (Int. No. 71).....	44, 189, 210, 258, 337, 378
City of, to issue bonds and appoint commissioners for changing channel of the Mohawk river (Rec. No. 70)	524, 1032, 1089, 1170

Utica — Continued:

PAGE.

Common schools, relative to amount of money to be used for fuel and contingent expenses (Int. No. 308).....	111, 373, 417, 435, 453, 480, 714, 1051
Court house, relative to acquiring site and erection of, and to sell present court house (Int. No. 1050)....	996
Court house, relative to acquiring site and erection of, and to sell present court house (Rec. No. 235)....	1658 2075, 2538, 2579 2763
Court house, relative to reconstruction, and to selling site acquired for a new court house (Int. No. 936)..	771
Grade crossings, relative to appropriation for paying the State's proportion of cost and expense of eliminating (Int. No. 1363).....	1831
Librarian to take charge of law library in Fifth Judicial District, relative to appointment (Int. No. 88)	46
Librarian to take charge of law library in Fifth Judicial District, relative to appointment (Rec. No. 31).....	266, 366, 420, 444
New library building, relative to issue of bonds for completion and furnishing (Int. No. 508).....	247 429, 454, 468, 543, 588, 714, 1051
Schuyler and Washington street bridges over Erie canal, relative to reimburse city for moneys expended in erecting safety gates (Int. No. 383)....	145
Sewer in Canal street, relative to provide for construction (Int. No. 573).....	295
Williams folding stairs to Genesee street bridge over Erie canal, relative to appropriation (Int. No. 507)..	247 1770, 2048, 2086, 2154, 2212

V.

PAGE.

Vassar Female College, to incorporate, relative to power to acquire and hold property (Int. No. 849).....	630
	888, 983, 1565, 1612
Vernon Agricultural Society, relative to share in moneys appropriated for agricultural societies (Int. No. 611)....	329
Village Law, to amend, relative to actions against villages (Int. No. 642).....	333
Village Law, to amend, relative to alteration of streets and purchase of site for free public library (Rec. No. 275)	1907, 2616, 2632
Village Law, to amend, relative to damages on streets, sidewalks and crosswalks (Int. No. 1155).....	1230
Village Law, to amend, relative to date of annual elec- tions in certain villages (Int. No. 819).....	563
	801, 912, 958, 1004, 1043
Village Law, to amend, relative to diminishing the bound- aries of villages (Int. No. 162).....	65, 274
	307, 316, 376, 408, 453, 484, 798, 1227
Village Law, to amend, relative to diminishing the bound- aries of villages (Int. No. 1162).....	1231
	1444, 1518, 1527, 1629, 1690, 2430
Village Law, to amend, relative to extension of improve- ments in villages (Int. No. 765).....	466
	604, 677, 698, 785, 825, 2450
Village Law, to amend, relative to imposing a penalty for failure to pay poll tax (Int. No. 1145).....	1229
	1775, 2048, 2445, 2463
Village Law, to amend, relative to inspectors of election (Rec. No. 397).....	2683, 2776, 2836

	PAGE.
Village Law, to amend, relative to number of members of hook and ladder companies (Int. No. 1204).....	1371
	1775, 1867, 2004, 2155, 2219
Village Law, to amend, relative to number of members of hook and ladder companies (Rec. No. 209).....	1614, 2158
Village Law, to amend, relative to powers of board of trus- tees as fence viewers (Int. No. 827).....	564
	802, 1008, 1034, 1055, 1257, 1294
Village Law, to amend, relative to proposition for incor- poration and consent of property owners (Int. No. 147) ..	63
	467, 516, 541, 806, 852, 1706
Village Law, to amend, relative to sprinkling of streets (Rec. No. 52).....	424, 2143, 2648, 2662, 2713
Village Law, to amend, relative to supervision and exten- sion of water works system (Int. No. 785).....	500
	801, 912, 958, 1003, 1039, 1706
Village Law, to amend, relative to territory and popula- tion requisite for incorporation (Int. No. 1139).....	1178
	1774, 1867, 2004, 2151, 2192
Volunteer firemen, relative to create a pension fund (Int. No. 153)	64
Volunteer Infantry, Fifth Regiment (Duryee's Zouaves), relative to appropriation for monument (Int. No. 171) ..	70
	1769, 1869

W.

Walker, Everett R., relative to application for cancellation of tax sales (Int. No. 630).....	332, 1319
	1398, 1443, 1514, 1562, 2893

	PAGE.
Ward's Island, relative to acquiring lands for erection of light-house and fog signal station (Int. No. 1320).....	1660 2239, 2249, 2982
Warren county, relative to application of Michael Moriarty for cancellation of tax sales in town of Johnsbury (Int. No. 972).....	838, 1182, 1259, 1273, 1397, 1476, 2891
Warren county, relative to appropriation for rebuilding bridge across the Hudson river at The Glen (Int. No. 847)	630, 2772, 2792
Warren county, relative to construction of bridge over the Glens Falls feeder of Champlain canal in town of Queensbury (Int. No. 973).....	838, 2538, 2570, 2990
Washington county, relative to better administration of justice in town of Fort Edward (Rec. No. 218).....	1654
Washington, relative to provide for better administration of justice in town of Fort Edward (Int. No. 1047)....	996, 1670 1754, 1837, 2023, 2125
Waterford, relative to contract for sprinkling Saratoga avenue (Int. No. 1189)..	1317, 1621, 1702, 1742, 1951, 2035, 2431
Waterford, relative to contract for sprinkling Saratoga avenue (Rec. No. 220).....	1655, 2076, 2170
Water gas, relative to prohibit the manufacture and sale of (Int. No. 903)	717
Water Storage Commission, appointment of a commission to investigate and making an appropriation (Rec.No.350),	2607
Water Storage Commission, relative to continuing and in- creasing its powers and making appropriation therefor (Int. No. 466)	186
Watertown, relative to revise charter of city (Rec. No. 288),	1977 2780, 2796

Watervliet, relative to create a public improvement commission and define its powers and duties (Int. No. 335) . .	124
430, 454, 468, 543, 586, 775, 1029, 1066, 1163, 2437	
Watervliet, relative to legalize bonds for school purposes (Int. No. 664)	358, 686, 757, 780, 806, 854
Watervliet, relative to legalize bonds for school purposes (Rec. No. 111)	769, 888, 991, 1015
Watervliet, to amend charter of city, relative to city officers (Int. No. 333)	124, 430, 456, 468, 543, 586, 617, 2436
Watkins, relative to appropriation for repairing banks and channels of Glen creek (Int. No. 129)	55
Wayne county, relative to appropriation for building bridge across Great Sodus bay (Int. No. 915)	719, 2617, 2623, 2976
Wayne county, relative to authorize the board of supervisors to purchase law books for use of the courts and board of supervisors (Int. No. 91)	46, 66, 75, 82, 85, 91, 264
Wayne county, relative to establish a union free school district No. 10 in town of Savannah (Int. No. 97)	47, 256
493, 510, 607, 640, 1897	
Wayne county, relative to poor and highway fund in town of Galen (Int. No. 1006) . .	879, 1378, 1487, 1510, 1530, 1594, 2430
Wayne county, relative to poor and highway fund in town of Galen (Rec. No. 210)	1614
Wayne county, relative to provide for place of holding certain terms of surrogate's court (Int. No. 1380)	1910, 2145
2303, 2331, 2992	
Wayne county, relative to salary of county judge and surrogate (Int. No. 1127) . .	1176, 1374, 1485, 1509, 1630, 1700, 1935
2036, 2430	

- Westchester county, relative to authorize the board of supervisors to appoint deputy clerks (Int. No. 1195)...1318, 1671
1751, 2890
- Westchester, relative to incorporate St. Raymond's cemetery (Rec. No. 247).....1765, 1937, 2049, 2134
- Westchester county, to legalize acts of supervisors, relative to publication of abstracts of town accounts (Rec. No. 207)..... 1614
- Westchester county, relative to powers and duties of sheriff (Int. No. 1258)..1493, 1621, 1702, 1744, 1951, 2034, 2240
2256, 2339
- Westchester county, relative to powers and duties of sheriffs (Rec. No. 315).....2238, 2776, 2834
- Westchester county, relative to provide for publication by county clerk of certain official notices (Int. No. 1196).... 1318
1671, 1752, 2876, 2988
- Westchester county, relative to provide for publication of certain official notices (Int. No. 1194)....1318, 1671, 1753
2890
- Westchester county, relative to release to Margaret Dooley certain real estate in town of Harrison (Int. No. 4).....33, 148, 178, 272, 713, 756, 780, 807, 856, 2430
- West Turin, relative to legalize the division of the town into election districts (Int. No. 280).....100, 158, 175, 194
208, 237, 592
- White Plains, relative to establish a permanent system of sewerage (Rec. No. 231).....1657, 1940, 2051
- White Plains, relative to macadamizing streets (Rec. No. 229).....1657, 1940, 2053

PAGE.

White Plains, relative to paving streets (Rec. No. 230) ..	1657
	1941, 2052
White Plains, relative to powers and duties of board of water commissioners (Rec. No. 290)	1977
White Plains, to create a board of water commissioners, relative fire protection tax (Int. No. 1156)	1230, 1438, 1516
	1528, 1746, 1806, 2892
White Plains, to incorporate village, relative to powers and duties of village trustees (Rec. No. 232) ..	1657, 1941, 2050
Whitesboro, relative to issue bonds for completion of sew- erage system (Int. No. 861)	631, 1244, 1281
Whitesboro, relative to issue bonds for completion of sew- erage system (Rec. No. 420)	2897, 2905, 2928
Wyoming County Soldiers' Monument Association, rela- tive to transfer monument (Rec. No. 112)	769, 1153, 1220
	1265, 1308, 1531, 1602, 1707

Y.

Yonkers, relative to appropriation for acquiring the Philipse Manor House (Int. No. 1266)	1525
Yonkers, relative to enable city to pay a certain per centum of excise moneys to the police pension fund (Int. No. 950)	773
Yonkers, relative to enable city to pay a certain per centum of excise moneys to the police pension fund (Rec. No. 272)	1907, 2539, 2582
Yonkers, relative to equip and maintain additional fire houses and issue bonds (Int. No. 702)	387, 568, 611, 698
	785, 822

	PAGE.
Yonkers, relative to equip and maintain additional fire houses and issue bonds (Rec. No. 110).....	769, 2539, 2581
Yonkers, to establish a police department, relative to ap- pointment of three telegraph clerks (Int. No. 914).....	719
Yonkers, relative to improvement and repair of streets and roads that have existed for twenty years (Int. No. 951)	773
Yonkers, relative to improvement and repair of streets and roads that have existed for twenty years (Rec. No. 189)	1364, 2776, 2827
Yonkers, relative to issue bonds for grading and improv- ing the public parks (Int. No. 885).....	684
Yonkers, relative to issue bonds for grading and improv- ing the public parks (Rec. No. 162)....	1099, 1733, 1800, 1858
Yonkers, relative to legalize and confirm certain acts of the common council (Int. No. 361).....	134
Yonkers, relative to legalize and confirm certain acts of the common council (Rec. No. 82).....	525, 1732, 1799, 1856
Yonkers, relative to provide for erection of a city hall (Int. No. 884)	684
Yonkers, relative to provide for erection of a city hall (Rec. No. 163)	1099, 2944
Yonkers, relative to salary of police electrician, additional duties and appointment of a lineman (Int. No. 703)....	387
Yonkers, relative to salary of police electrician, additional duties and appointment of a lineman (Rec. No. 109)....	768
	1731, 1798
Yonkers, to amend charter of city, relative to clerk's salary (Int. No. 663).....	358

	PAGE.
Yonkers, to amend charter, relative to care of sick and disabled poor in hospitals (Int. No. 168).....	70
Yonkers, to amend charter, relative to care of sick and disabled poor in hospitals (Rec. No. 54)..	424, 1735, 1800, 1860
Yonkers, to amend charter, relative to employment of additional help in office of city clerk (Int. No. 169)..	70, 152
	176, 197, 261, 287
Yonkers, to amend charter, relative to employment of additional help in office of city clerk (Rec. No. 67)..	497, 1732
	1799, 1857
Yonkers, to amend charter, relative to payment of assessments by instalments (Int. No. 1322).....	1660
Yonkers, to amend charter, relative to payment of assessments by instalments (Rec. No. 271).....	1906, 2777, 2823
Yonkers, to amend charter, relative to powers of common council to lease lands (Int. No. 360).....	134
Yonkers, to amend charter, relative to powers of common council to lease lands (Rec. No. 273).....	1907, 2615, 2627
Yonkers, to amend law, relative to city court (Rec. No. 20),	245
	432, 457, 490
Yonkers, to amend law, relative to city court (Int. No. 165),	69
	101, 122, 141, 207, 238





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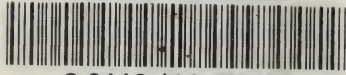
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